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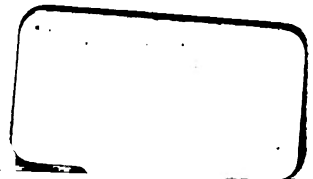
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THE
S T A T U T E S
OF
THE UNITED KINGDOM
OF
GREAT BRITAIN AND IRELAND,
29 & 30 VICTORIA, 1866.

WITH TABLES SHOWING THE EFFECT OF THE YEAR'S LEGISLATION,
AND A COPIOUS INDEX.

By GEORGE KETILBY RICKARDS, Esq.,
OF THE INNER TEMPLE,
COUNSEL TO THE SPEAKER OF THE HOUSE OF COMMONS.



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T A B L E
Containing the TITLES of all
THE STATUTES

Passed in the FIRST Session of the NINETEENTH
Parliament

OF

The United Kingdom of GREAT BRITAIN and IRELAND;

29° & 30° VICTORIÆ.

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- xl. ix. An Act to authorize the *Newcastle and Gateshead* Water Company to construct additional Works; to extend the Time limited for completing and purchasing the Lands for certain Works; to amend the Act relating to the Company; and for other Purposes. 494
- l. An Act to amalgamate the Trusts of the *Stafford, Sandon, and Eccleshall* Roads, the *Stone, Stafford, and Penkridge* Roads, and the *Stafford, Churchbridge, Uttoxeter, and Newport* Roads; to authorize the Construction of a new Road; and for other Purposes. 495
- li. An Act for empowering the Corporation of *Tynemouth* to make new Streets; for amending the Rating Powers of the Corporation as the Local Board for the Borough; and for other Purposes. *Ibid.*

- lii. An Act for empowering the Corporation of the Borough of *Congleton* to purchase the Gasworks of the *Congleton Gas-light Company*, and to supply Gas within the Borough and its Neighbourhood in the County of *Chester*, and to pave and improve Streets and Highways in the Borough, and to improve and regulate Markets and Fairs in the Borough; and for other Purposes. *Page 496*
- liii. An Act for converting the Estuary of *Barry Island* in the County of *Glamorgan* into a Tidal Harbour, and for constructing Works in connexion therewith; and for other Purposes. *497*
- liv. An Act to make further Provision for lighting with Gas the Town of *Ryde* and the Neighbourhood thereof in the *Isle of Wight*; to incorporate the *Ryde Gas and Coke Company*; and for other Purposes. *498*
- lv. An Act to authorize the *London Gaslight Company* to raise further Sums of Money; and for other Purposes. *Ibid.*
- lvi. An Act to extend the Term and amend the Provisions of *An Act for repairing, amending, and maintaining the Road from Congleton in the County of Chester to a Branch of the Leek Turnpike Road at Thatchmarsh Bottom in the Parish of Hartington in the County of Derby, and from the Lowe to the Havannah Mills in the said County of Chester.* *499*
- lvii. An Act to authorize the *Parsonstown and Portumna Bridge Railway Company* to extend the Time for Completion of their Works; to issue Preference Shares; to sell or lease their Undertaking to the *Great Southern and Western Railway Company*; to enable the *Great Southern and Western Railway Company* to purchase, lease, and subscribe to the Company's Undertaking; and for other Purposes. *Ibid.*
- lviii. An Act for bringing the "*Wesleyan and General Assurance Society*" under the Operation of "*The Friendly Societies Discharge Act, 1854*;" and for removing Doubts with respect to the Validity of some of the Policies of the Society; and for other Purposes. *500*
- lix. An Act to confer further Powers on the *South Staffordshire Waterworks Company* with reference to their Undertaking, and to enable them to extend their Works and District of Supply; and for other Purposes. *Ibid.*
- lx. An Act to authorize certain Arrangements between the *Letterkenny Railway Company* and the *Londonderry and Lough Swilly Railway Company*, and the Lease of the Undertaking of the *Letterkenny Railway Company*; to extend the Time limited for the Completion of the authorized Railway of the *Letterkenny Railway Company*; and for other Purposes. *501*
- lxi. An Act to remove Doubts as to the Validity of certain Resolutions of Meetings of the *Titanic Steel and Iron Company (Limited)*; and for other Purposes. *502*
- lxii. An Act to amend the Acts relating to the *Belfast Gas-light Company*, and to enable that Company to acquire additional Lands. *Ibid.*

- lxiii. An Act for making and maintaining a Bridge across the River *Tyne* to connect the Boroughs of *Newcastle-upon-Tyne* and *Gateshead*, with Approaches thereto; and for other Purposes. *Page 502*
- lxiv. An Act for the Reclamation from the Sea of certain Lands near *Harwich*, and the Construction of a Pier and other Works in connexion with such Reclamation. 503
- lxv. An Act for more effectually lighting *Slough* and its Neighbourhood with Gas. 504
- lxvi. An Act to amend an Act for repressing Juvenile Delinquency in the City of *Glasgow*. 505
- lxvii. An Act for more effectually maintaining and keeping in repair the Roads, Highways, and Bridges in the County of *Banff*; for making new Roads in the said County; and for other Purposes. *Ibid.*
- lxviii. An Act for supplying *Grange*, *Cartmel*, and other Places in *Lancashire*, and *Arnside* in *Westmoreland*, with Gas and Water. 507
- lxix. An Act for extending the Time for the Purchase of Lands, and the Completion of the Works authorized by the *South Essex Estuary and Reclamation Act, 1852*. 508
- lxx. An Act for extending the Powers of "the *New Milford Docks Company*." *Ibid.*
- lxxi. An Act for conferring Powers on the *Lancashire and Yorkshire Railway Company* for the Construction of Branch Railways and Works and the Acquisition of Lands in the West Riding of the County of *York*; and for other Purposes. *Ibid.*
- lxxii. An Act to incorporate the Proprietors of the *East Barnet Gas and Water Company, Limited*, and to confer on them further Powers for the Supply of Gas and Water; and for other Purposes. 509
- lxxiii. An Act for better supplying with Water *Ebbw Vale*, *Beaufort*, *Sirhowy*, *Victoria*, and the adjoining Districts, within the Parishes of *Bedwelty*, *Aberystroth*, *Llangattock*, and *Llangunnider*, in the Counties of *Monmouth* and *Brecon*; and for other Purposes. 510
- lxxiv. An Act to repeal an Act passed in the Third and Fourth Years of the Reign of His Majesty King *William* the Fourth, "for more effectually repairing the Road from "the Canal Bridge in *Hurdsfield* in the County of *Chester* "to the Turnpike Road at *Randle Carr Lane Head* in " *Fernilee* in the County of *Derby*, leading to *Chapel-in-the-Frith* in the same County," and another Act passed in the same Year "to rectify a Mistake in the above-mentioned Act, and to make more effectual Provisions in lieu " thereof." *Ibid.*
- lxxv. An Act to incorporate a Company for making a Railway to be called "the *Merrybent and Darlington Railway*," and a Branch therefrom; to authorize Working and Traffic Arrangements with the *North-eastern Railway Company*; and for other Purposes. 511
- lxxvi. An Act to enable the Local Board for the District of *Nelson* in the County of *Lancaster* to provide a Supply of

Water and Gas for the District and its Neighbourhood, and to purchase the Undertaking of the *Nelson Gas Company, Limited*; and for other Purposes. *Page 511*

lxxvii. An Act to authorize the Dock Company at *Kingston-upon-Hull* to enlarge the Western Dock, and to raise further Sums of Money; to extend the Time for the Completion of the Works; and for other Purposes. *513*

lxxviii. An Act to enable the *Greenwich Hospital Estate* and the *North-eastern Railway Company* to aid in the Completion of the *Hexham and Allendale Railway*; and for other Purposes. *Ibid.*

lxxix. An Act for repairing and maintaining the Road from *Rochdale to Edenfield* in the County Palatine of *Lancaster*; and for other Purposes. *514*

lxxx. An Act for altering the Vestry of the Parish of *Saint George* in the County of *Gloucester*, and for making further Provision as to the Election and Appointment of Overseers of the Poor and Churchwardens of the said Parish; and for other Purposes. *515*

lxxxi. An Act for extending the Limits of the District within which the *Cambridge University* and Town Waterworks Company may supply Water, and for empowering the Company to raise additional Capital; and for other Purposes. *516*

lxxxii. An Act to dissolve and re-incorporate the *Southgate and Colney Hatch Gaslight and Coke Company (Limited)*, for the Increase and Regulation of their Capital, and for conferring upon the new Company additional Powers with reference to the Manufacture and Supply of Gas within prescribed Limits in the Counties of *Middlesex* and *Herts.* *517*

lxxxiii. An Act to authorize the Company of Proprietors of the *Birmingham Waterworks* to extend their Limits of Supply, to construct further Works, and to raise additional Capital; and for other Purposes. *Ibid.*

lxxxiv. An Act to enable the *Mersey Docks and Harbour Board* to improve their Docks at *Birkenhead* by converting the existing Low-water Basin and the *Morpeth Basin* into Wet Docks, and altering other Works connected therewith. *518*

lxxxv. An Act for the Improvement of the City of *Glasgow*, and the Construction of new, and widening, altering, and diverting of existing Streets in the said City; and for other Purposes. *519*

lxxxvi. An Act to authorize the *South Yorkshire Railway and River Dun Company* to widen and improve a Portion of their Railway, and to abandon other Portions thereof; and for other Purposes relating to the same Railway. *520*

lxxxvii. An Act to vest in the *Great Western Railway Company* and the *London and North-western Railway Company* jointly a portion of the *Wrexham and Minera Railway*; and for other Purposes. *Ibid.*

- lxxxviii. An Act to authorize the *Bristol and Portishead* Pier and Railway Company to alter the Pier at *Portishead* and to construct other Works, to extend the Time for the Purchase of Lands and Completion of Works, to amend the Act relating to the Company; and for other Purposes. *Page* 521
- lxxxix. An Act for incorporating the *Colchester* Gas Company, and defining the Limits for the Supply of Gas by them, and regulating their Capital; and for other Purposes. 522
- xc. An Act for conferring additional Powers on the *Midland* Railway Company for the Acquisition of Lands and the Increase and Regulation of their Capital, for giving Effect to Arrangements with the *Great Western* Railway Company in reference to Lines and Stations at *Malvern*; and for other Purposes. 523
- xc. An Act to enable the *Tyne* Improvement Commissioners to borrow further Sums of Money for the Purposes of the Piers at the Mouth of the River *Tyne*, to alter the Pier Rates, to amend the Acts relating to those Commissioners; and for other Purposes. *Ibid.*
- xcii. An Act for authorizing an Alteration in the Line and Levels of the *Barry* Railway; and for other Purposes. *Ibid.*
- xciii. An Act to authorize the Trustees of the River *Weaver* Navigation to raise a Sum of Money for the Improvement of their Navigation, and for other Purposes relating to the said Navigation. 524
- xciv. An Act to confer further Powers on the *British and Canadian* Telegraph Company. 526
- xcv. An Act for granting further Powers to "The *Downs Docks* Company." 527
- xcvi. An Act to authorize the Transfer to the *Bristol and Exeter* Railway Company of the Undertaking of the *Bridgewater and Taunton* Canal and *Stolford* Railway and Harbour Company; and for other Purposes. *Ibid.*
- xcvii. An Act for incorporating and granting certain Powers to the *Cleethorpes* Gas Company. 528
- xcviii. An Act to extend the Time limited by "The *Barnsley* Local Board Act, 1862," for the Completion of the Waterworks thereby authorized, and to enable the Local Board of Health for the District of the Township of *Barnsley* in the West Riding of the County of *York* to raise further Monies for the Purposes of that Act, to amend the Acts relating to the said District; and for other Purposes. 529
- xcix. An Act to enable the *Canterbury* Gaslight and Coke Company to raise further Sums of Money for their Gas and Water Undertakings; to construct and maintain a new System of Waterworks to supply the City of *Canterbury* and Suburbs and other Places, and to abandon their existing Waterworks; to change the Name of the Company, and to repeal, consolidate, and amend the Acts relating thereto; and for other Purposes. *Ibid.*
- c. An Act to continue the *Huntley, Mitcheldean, and Elton* Turnpike Roads Trust in the Counties of *Gloucester* and *Hereford*; and for other Purposes. 531

- ci. An Act to incorporate the *Harborne* Railway Company, and to authorize the making and maintaining of a Railway, to be called "*The Harborne Railway*;" and for other Purposes. Page 531
- cii. An Act for the Construction of a Wet Dock at the Harbour of *Montrose*; and for other Purposes. 532
- ciii. An Act to confirm an Agreement entered into by "*The Mersey Docks and Harbour Board*" for the Purchase of certain Lands at *Birkenhead*; and for other Purposes incidental thereto. *Ibid.*
- civ. An Act for erecting and maintaining a new Court House, Town House, County and Town Hall, Police, and other County and Municipal Buildings and Offices for the County and City of *Aberdeen*; and for other Purposes. 533
- cv. An Act to grant further Powers to the *Hull South Bridge* Company, and to facilitate the Completion of the Approaches and Tramway connected with the Bridge. 534
- cvi. An Act to amend "*The Stockton Gas Act, 1857*," and to authorize the *Stockton* Municipal Corporation to raise more Money for the Purposes of their Gas Supply. 535
- cvii. An Act to authorize the *Metropolitan and Saint John's Wood* Railway Company to raise further Capital. *Ibid.*
- cviii. An Act for sanctioning the Construction of certain Deviations of the authorized Lines of the *Crofthead and Kilmar-nock Extension* Railway, and of the *Glasgow and South-western (Kilmarnock Direct)* Railway; and for other Purposes. *Ibid.*
- cix. An Act to repeal an Act passed in the Third Year of the Reign of His Majesty King *William* the Fourth, intituled *An Act for more effectually repairing and improving several Roads in the Counties of Cornwall and Devon leading to the Borough of Saltash in the County of Cornwall, and for making a new Branch and Deviations of Roads to communicate therewith*, and for granting more effectual Powers in lieu thereof. 536
- cx. An Act to repeal an Act passed in the Eleventh Year of the Reign of His Majesty King *George* the Fourth, intituled *An Act for amending and improving the Road from Ton-bridge to Ightham and other Roads communicating there-with in the County of Kent*; and for granting more effectual Powers in lieu thereof. *Ibid.*
- cx. An Act for the Division of the Parish and Vicarage of *Newchurch* in the *Isle of Wight* into Three distinct Parishes and Vicarages. *Ibid.*
- cxii. An Act to extend the Term and amend the Provisions of the Act relating to the *Abercarn* Turnpike Roads. 538
- cxiii. An Act to facilitate the Establishment of a Burial Ground by the Town Council of the Borough of *Belfast* for the Use of the Inhabitants of the said Borough; and for other Purposes. 539
- cxiv. An Act for making a Railway in the West Riding of *Yorkshire* from *Bradford* through *Eccleshill* to *Idle*. *Ibid.*
- cxv. An Act for enabling the *Bristol and Exeter* Railway Company to construct Railways and Works and purchase

additional Lands in the Parish of *Bridgwater* in the County of *Somerset*, for transferring to the Company the Powers of constructing and working the *Brean Down* Railway; and for other Purposes. Page 539

cxvi. An Act for making and maintaining a new Road between *Combmartin* and *Ilfracombe*, both in the County of *Devon*. 540

cxvii. An Act for authorizing the *Llynvi Valley* Railway Company to make Extension Railways; to acquire additional Lands for their Undertaking; to raise further Monies; and for other Purposes. 541

cxviii. An Act to extend the Term and amend the Provisions of the Act relating to the Roads leading from *Swindon* to *Christian Malford Bridge*, from *Calne* to *Lyneham Green*, and from the Direction Post in *Long Leaze Lane* near *Lydiard Marsh* to *Cricklade* in the County of *Wilts*. *Ibid.*

cxix. An Act to alter and amend certain of the Provisions of "The *British* Gaslight Company, Limited, (*Staffordshire Potteries*) Act, 1858." Ibid.

cxx. An Act for the Amalgamation of the *Llynvi Valley* Railway Company and the *Ogmore Valley* Railways Company; and for other Purposes. 542

xxxi. An Act to amend certain of the Provisions of the *North Walsham and Dilham* Canal Act. Ibid.

xxxi. An Act for continuing the Term and Provisions of the several Statutes relating to the *Greenwich and Woolwich* Turnpike Lower Road in the County of *Kent*. 543

xxxi. An Act for the *Harnham, Blandford, and Dorchester* Turnpike Road in the Counties of *Wilts* and *Dorset*. *Ibid.*

xxxi. An Act for the winding up of the Affairs and the Dissolution of the *Cork and Youghal* Railway Company; and for other Purposes. Ibid.

xxxi. An Act for better supplying with Gas the Inhabitants of *Longton*, and of certain Places in the Neighbourhood thereof, in the County of *Stafford*. 544

xxxi. An Act to empower the Mayor, Aldermen, and Burgesses of the Borough of *Liverpool* to construct a Reservoir, Roads, and other Works, to obtain Water from the River *Roddlesworth*; and for other Purposes. 545

xxxi. An Act to confer additional Powers on the *Great Northern* Railway Company with respect to their Undertaking. 546

xxxi. An Act to incorporate a Company for the Establishment of Gasworks in the Parish of *Aldrington* in the County of *Sussex*, for more effectually lighting with Gas the Town of *Brighton* and various Parishes and Places in its Vicinity; and for other Purposes. 547

xxxi. An Act for making Railways from *Bridgnorth* in *Shropshire* to *Wolverhampton* and other Districts in *Staffordshire*; and for other Purposes. 548

xxxi. An Act for enabling the President, Vice-Presidents, Treasurer, and Governors of the *Magdalen Hospital* for the Reception of Penitent Prostitutes to sell and grant Leases of

- the present Site of the Hospital and other Lands belonging to them, to acquire a new Site for the Hospital, and to erect a Hospital thereon ; and for other Purposes. *Page 548*
- cxxx. An Act to amend the Powers of the Commissioners for improving and preserving the Port, Harbour, and River of *Cork* with respect to Rates and Dues ; and for other Purposes. *Ibid.*
- cxxxii. An Act to empower the *Whitehaven and Furness Junction* Railway Company and the *Whitehaven, Cleator, and Egremont* Railway Company to make a Railway from *Egremont* to *Sellafield* in the County of *Cumberland* ; to raise further Capital ; and for other Purposes. 549
- cxxxiii. An Act to enable the *Dundee* Water Company to execute additional Works, and to raise a further Sum of Money ; and for other Purposes. 550
- cxxxiv. An Act for conferring further Powers on the *South Staffordshire* Railway Company with respect to their Capital ; and for other Purposes. *Ibid.*
- cxxxv. An Act to give Effect to an Arrangement between the *Amicable* Society for a Perpetual Assurance Office and the *Norwich Union* Life Insurance Society ; and for other Purposes. *Ibid.*
- cxxxvi. An Act for regulating the Powers of the *Eastern Bengal* Railway Company ; and for other Purposes. 551
- cxxxvii. An Act for supplying the Town of *Wigton* and other Places in the County of *Cumberland* with Water ; and for other Purposes. 554
- cxxxviii. An Act to extend the Time limited for the purchasing of Lands for and for completing the *Worcester, Bromyard, and Leominster* Railway ; and for other Purposes. *Ibid.*
- cxxxix. An Act for the Construction of Railways whereby *Liverpool* will be connected with *Birkenhead*. 555
- cxl. An Act to grant a further Term in certain Roads leading to and from *Bodmin*, and other Roads in the Neighbourhood thereof, all in the County of *Cornwall* ; to alter and improve One of those Roads, and grant further Powers for the Management of the Trust ; to alter the Rights of Creditors ; to repeal the existing Act ; and for other Purposes. *Ibid.*
- cxli. An Act for further extending the Time for the Purchase of Lands and the Completion of the *Uxbridge and Rickmansworth* Railway. *Ibid.*
- cxlii. An Act to enable the *East and West Junction* Railway Company to raise further Money, and to create Preference Shares ; and for other Purposes. 556
- cxliii. An Act to extend and alter the Boundaries of the Municipal Borough and District of *Middlesbrough* in the North Riding of the County of *York* ; to extend the Time for the Completion of the Market Place ; to construct additional Gasworks and light adjoining Townships ; to authorize the compulsory Purchase of the Rights of the *North-eastern* Railway Company in the *Port Clarence* Landing Place, and the Construction of a Landing Place at *Newport*, and the Purchase of Lands for the same ; to extend the Powers

of the Burial Board, provide a public Park, an additional Burial Ground, and a Town Hall and Police Station ; to improve certain Streets and Roads, and divert a public Footpath ; to raise further Monies ; to alter and amend the existing Acts relating to the Borough and District ; and for other Purposes. Page 556

cxliv. An Act to enable the *Great Southern and Western* Railway Company to make a Railway at *Cork* to connect their Railway with the *Cork and Youghal* Railway, and to raise Money for the Purchase and for the Purposes of the *Cork and Youghal* Railway ; and for other Purposes. 559

cxlv. An Act for the Incorporation of the *Roach* River Oyster Fishery Company, and for authorizing them to establish and maintain an Oyster Fishery in the River *Roach* in the County of *Essex* ; and for other Purposes. Ibid.

cxlvi. An Act to enable the *Glasgow and South-western* Railway Company to make and maintain certain Railways in the County of *Ayr* ; and for other Purposes. 560

cxlvii. An Act for conferring further Powers on the *Launceston and South Devon* Railway Company in relation to their Capital ; and for other Purposes. Ibid.

cxlviii. An Act for making a Railway, Wharf, and Dépôt in the City and County of *Bristol* to connect the existing Railways with the Floating Harbour ; and for granting certain Powers to the *Great Western* and *Bristol and Exeter* Railway Companies, and to the Mayor, Aldermen, and Burgesses of the City of *Bristol*, with reference thereto. 561

cxlix. An Act for better supplying with Water *Cefn* and Places adjacent in the County of *Denbigh*. 562

cl. An Act to enable the Metropolitan Board of Works to make Improvements in the Parish of *Saint Mary Abbotts, Kensington*, in the County of *Middlesex*, by widening *High Street* and *King Street*, and forming new Lines of Streets connected therewith ; and for other Purposes. Ibid.

cli. An Act for authorizing the Corporation of the Borough of *Leeds* to make certain Cuts and Drains for the Improvement of the Borough ; and for other Purposes. 563

clii. An Act for enabling the *Rochdale* Waterworks Company to furnish a better Supply of Water, and to execute further Works, and to raise further Monies ; and for other Purposes. 564

cliii. An Act to confer further Powers on the *South Devon* Railway Company for the Acquisition of Land and Construction of Works, and otherwise, in relation to their own Undertaking and the Undertakings of other Companies ; and for other Purposes. 566

cliv. An Act to authorize the *Berks and Hants Extension* Railway Company to extend their Railway to the *Wilts, Somerset, and Weymouth* Railway at *Westbury*. Ibid.

clv. An Act for lighting with Gas the Parish of *Llanelly*, and certain Parts of the Parishes of *Llangattock* and *Llangynider* in the County of *Brecon*, and the Parish of *Aberystroth* in the County of *Monmouth*. Ibid.

- clvi. An Act to consolidate and amend the Acts relating to the Port and Harbours of *Greenock*; to authorize the Construction of a new Harbour and Graving Dock and other Works; and for other Purposes. *Page 567*
- clvii. An Act for amending the Acts for, the Improvement of the Borough of *Leeds*, and for conferring further Powers on the Corporation of *Leeds* for the Improvement of the Borough; and for other Purposes. *569*
- clviii. An Act for conferring additional Powers on the *Manchester, Sheffield, and Lincolnshire* Railway Company with respect to the widening of Part of their Main Line of Railway; and for other Purposes. *572*
- clix. An Act for making a Railway from *Macclesfield* to *Knutsford* and *Warrington*; and for other Purposes. *Ibid.*
- clx. An Act to confer additional Powers on the *Metropolitan* Railway Company; to enable such Company to alter and improve Portions of their authorized Works, and to acquire additional Lands; to authorize Agreements with other Parties; to extend the Time for completing certain Works; to amend the Acts relating to the Company; and for other Purposes. *573*
- clxi. An Act for altering in some Particulars the authorized Mode of Construction of the *Sunningdale and Cambridge Town* Railway and its Extensions; and for other Purposes. *574*
- clxii. An Act to transfer the *West Riding and Grimsby* Railway to the *Great Northern and Manchester, Sheffield, and Lincolnshire* Railway Companies jointly; and for other Purposes with respect to the said Undertaking and Companies. *575*
- clxiii. An Act to authorize the *Hatfield Chase* Warping and Improvement Company to make Railways in connexion with their Works. *576*
- clxiv. An Act for enabling the *London, Worcester, and South Wales* Railway Company to make Deviations and Alterations in their authorized Railway. *Ibid.*
- clxv. An Act to enable the *Severn Junction* Railway Company to construct Branch Railways to the *South Wales* Railway and the *Forest of Dean Central* Railway; and for other Purposes. *577*
- clxvi. An Act to authorize the *Great Northern* Railway Company to abandon the Construction of a short Line of Railway and other Works at *Barnet*. *Ibid.*
- clxvii. An Act for authorizing the *Leven and East of Fife* Railway Company to make and maintain certain Branches in the Parishes of *Markinch* and *Wemyss* in the County of *Fife*; and for other Purposes. *578*
- clxviii. An Act for enabling the *London and North-western* Railway Company to construct new Railways; and for other Purposes. *Ibid.*
- clxix. An Act for the Improvement of *Stourbridge* in the County of *Worcester*, and for the Regulation of Markets there; and for other Purposes. *Ibid.*

- clxx. An Act to continue the *Kingsbridge and Dartmouth Turnpike Roads Trust* in the County of *Devon*; and for other Purposes. *Page 581*
- clxxi. An Act to authorize the *North British Railway Company* to make a Railway between the Two several Points in their Main Line in the Parish of *South Leith*; and for other Purposes. *Ibid.*
- clxxii. An Act to amalgamate the *Leadburn, Linton, and Dolphinton Railway Company* with the *North British Railway Company*. *Ibid.*
- clxxiii. An Act to authorize the *North British Railway Company* to make several Railways in the Counties of *Lanark, Dumbarton, and Stirling* in connexion with the late *Edinburgh and Glasgow and Monklands Railways*; and for other Purposes. *Ibid.*
- clxxiv. An Act for making a Railway from *Longton* through *Adderley Green to Bucknall*, with Branches, all in the County of *Stafford*; and for other Purposes. 582
- clxxv. An Act for authorizing the *Tottenham and Hampstead Junction Railway Company* to raise further Monies, and for making Provision with respect to a Lease, Sale, or Amalgamation of the Undertaking of the Company; and for other Purposes. *Ibid.*
- clxxvi. An Act for conferring additional Powers on the *Furness Railway Company* for the Construction of Works and otherwise in relation to their Undertaking; and for other Purposes. 583
- clxxvii. An Act for making and maintaining a Subway from *Deptford* under the River *Thames* to the *Isle of Dogs*; and for other Purposes. *Ibid.*
- clxxviii. An Act to enable the *Metropolitan District Railway Company* to acquire additional Lands; and for other Purposes relating to the Undertaking of the same Company. 584
- clxxix. An Act to extend the Period now limited for the Construction and Completion of the *Dublin and Antrim Junction Railway*, and to enable the *Dublin and Antrim Junction Railway Company* to create Preference Shares, and to enable the said Company to let their Undertaking to the *Belfast and Northern Counties* or the *Ulster Railway Companies*; and for other Purposes. 585
- clxxx. An Act for conferring further Powers on the *East London Railway Company* for the Construction of Branch Railways and Works and the Acquisition of Lands; and for other Purposes. *Ibid.*
- clxxxi. An Act for making a Diversion of Part of the *Sutherland Railway*; for relinquishing a Portion of the said Railway; and for other Purposes. 586
- clxxxii. An Act to revive and extend the Time granted to the *Midland Counties and Shannon Junction Railway Company* for the Purchase of Lands and Execution of Works; and for other Purposes relating to the said Company. *Ibid.*
- clxxxiii. An Act to enable the *Beddgelert Railway Company* to extend their Railway to *Llyn-Gwynant*; to make a

- Deviation in their authorized Railway ; and for other Purposes. Page 586
- clxxxiv. An Act for extending the Limits of the District within which the *Brighton and Hove* General Gas Company may supply Gas ; and for empowering the Company to raise additional Capital ; and for other Purposes. Ibid.
- clxxxv. An Act for re-incorporating the *Economic* Telegraph Company (Limited), and for extending to them the Powers of "The Telegraph Act, 1863." 587
- clxxxvi. An Act for the Extension of the *Hoylake* Railway to *Parkgate* ; and for other Purposes. 588
- clxxxvii. An Act for amalgamating the Undertaking of the *Hull and Hornsea* Railway Company with that of the *North-eastern* Railway Company ; and for other Purposes. Ibid.
- clxxxviii. An Act for supplying with Water the Town of *Kilmarnock*, Suburbs thereof, and Places adjacent. 589
- clxxxix. An Act for vesting the Undertaking of the *Cockermouth and Workington* Railway Company in the *London and North-western* Railway Company ; and for other Purposes. 590
- cxc. An Act for vesting the Undertaking of the *Whitehaven Junction* Railway Company in the *London and North-western* Railway Company ; and for conferring upon the last-named Company Running Powers over a Portion of the *Whitehaven and Furness Junction* Railway ; and for other Purposes. 591
- cxci. An Act for constituting the *Great Northern and Midland* Railway Companies joint Owners of the Railway authorized by the *Manchester, Sheffield, and Lincolnshire* Railway (Extension to *Liverpool*) Act, 1865 ; and for other Purposes. 592
- cxcii. An Act for empowering the *Manchester, Sheffield, and Lincolnshire* Railway Company, the *Great Northern* Railway Company, and the *Midland* Railway Company to make new Lines of Railway in connexion with the Railways authorized by the *Manchester, Sheffield, and Lincolnshire* Railway (Extension to *Liverpool*) Act, 1865, and to abandon and divert a Portion of the Line of Railway authorized by that Act, and to stop up and divert a Part of the Duke of *Bridgewater's* Canal. 593
- cxciii. An Act for extending the Limits of "The *Sheffield* Gas Act, 1855," and for authorizing "The *Sheffield* United Gaslight Company" to extend their Works and increase their Capital ; and for other Purposes. Ibid.
- cxniv. An Act for making a Railway from the *Tendring Hundred* Railway at *Thorpe-le-Soken* to *Great Clacton*, and a Pier there, all in the County of *Essex* ; and for other Purposes. Ibid.
- cxcv. An Act for making a Railway in the North Riding of the County of *York*, to be called "The *Whitby, Redcar, and Middlesborough Union* Railway ;" and for other Purposes. 594

- cxvi. An Act for making a Railway from near *Beckford* to *Winchcomb*; and for other Purposes. Page 594
- cxvii. An Act to enable the *Cannock Chase and Wolverhampton* Railway Company to extend their Railway to *Hednesford* and to the *South Staffordshire* Railway in the County of *Stafford*; and for other Purposes. 595
- cxviii. An Act for making a Railway from the *Great Eastern* Railway to *Watton* in the County of *Norfolk*, to be called "*The Thetford and Watton* Railway." Ibid.
- cxix. An Act to determine the Powers of the *United General Gaslight* Company for the lighting *Dublin* and its Neighbourhood with Gas; and for other Purposes connected with the same Company. Ibid.
- cc. An Act for leasing the *Esk Valley* Railway to the *North British* Railway Company; and for other Purposes. 597
- cc. An Act to amalgamate the *Shrewsbury and North Wales* and *Shrewsbury and Potteries Junction* Railway Companies. 598
- ccii. An Act for conferring additional Powers on the *Glasgow and South-western* Railway Company for the Construction of Railways and Works, and otherwise in relation to their Undertaking; and for other Purposes. Ibid.
- cciii. An Act for re-constituting the *Aldershot* Gas and Water Company, and for enabling the Company the better to supply the Parish of *Aldershot* in the County of *Southampton*; and for other Purposes. 599
- cciv. An Act to enable the *Salisbury and Yeovil* Railway Company to make a Railway to connect the *Salisbury and Yeovil* Railway with the *Somerset and Dorset* Railway, and to acquire additional Lands in the Parish of *Templecombe*; and for other Purposes. 600
- ccv. An Act for incorporating "*The Alliance and Dublin Consumers Gas Company*," formed by the Amalgamation of "*The Alliance and Dublin Consumers Gas Company*" and "*The Commercial Gas Company of Ireland, Limited*;" and for authorizing the Acquisition by the Company of Gasworks and Property of "*The United General Gas Company*;" and for defining the Limits within which the Company may supply Gas; and for other Purposes. Ibid.
- ccvi. An Act to authorize the *Edgeware, Highgate, and London* Railway Company to extend their Railway to the Town of *Barnet* in *Hertfordshire*. 602
- ccvii. An Act for making a Railway from *Manchester* to *Stockport*. 603
- ccviii. An Act for the Construction of a Wet Dock and Railways at the Harbour of *Ayr*; and for other Purposes. Ibid.
- ccix. An Act for making a Railway from the *Merthyr, Tredegar, and Abergavenny* Railway near the *Brynmaur* Station thereof to *Blaenavon*; and for other Purposes. 604
- ccx. An Act to enable the *Mid-Wales* Railway Company to raise further Sums of Money; and for other Purposes. Ibid.
- ccxi. An Act to authorize the *Shrewsbury and Potteries*

Junction Railway Company to deviate from and alter Parts of their authorized Works, and to make new Branch and Junction Railways and Diversions of Roads in connexion with their authorized Works; and to amend "*The Shrewsbury and Potteries Junction Railway Act, 1865*;" and to authorize the Admission of the said Company to participate in the Ownership of the *Wellington and Drayton Railway*; and for other Purposes. Page 604

ccxii. An Act authorizing a Lease of the *Swansea Vale and Neath and Brecon Junction Railway* to the *Neath and Brecon Railway Company*. 605

ccxiii. An Act to enable the *Wivenhoe and Brightlingsea Railway Company* to raise additional Capital; and for other Purposes. Ibid.

ccxiv. An Act to authorize the *East Gloucestershire Railway Company* to make Works and Deviations; and for other Purposes relating to the same Railway. Ibid.

ccxv. An Act to confer further Powers upon the *Hemel Hempsted and London and North-western Railway Company*; and for other Purposes. Ibid.

ccxvi. An Act for authorizing the *London and South-western Railway Company* to make and maintain the *Brentford Curve* and the *Kew Bridge Curve* and other Works; and for authorizing Arrangements between them and other Companies; and for authorizing a Lease or Transfer to them of the *Okehampton Railway*; and for the Increase of their Capital; and for other Purposes. 606

ccxvii. An Act for authorizing the *London and South-western Railway Company* to construct Railways from their *Southampton and Dorchester Railway* to the *Poole and Bournemouth Railway*; and for other Purposes. 607

ccxviii. An Act for granting certain Powers to the *Neath New Gas Company*. 608

ccxix. An Act to authorize the *North British Railway Company* to make certain Railways in connexion with their System in the Counties of *Lanark, Linlithgow, and Stirling*, and a Deviation in the *Forth and Clyde Canal*; and for other Purposes. 609

ccxx. An Act to enable the *Shrewsbury and North Wales Railway Company* to make a certain Railway, and also certain Deviations and Alterations in their authorized Line of Railway; and for other Purposes. Ibid.

ccxxi. An Act to authorize the *Stourbridge Railway Company* to construct a new Railway at *Stourbridge*; to raise additional Capital; and for other Purposes. 610

ccxxii. An Act for authorizing the Mayor, Aldermen, and Burgesses of the Borough of *Bradford* in the County of *York* to acquire and to regulate the Markets and Fairs in the Borough, and to provide Places for holding the Markets and Fairs, and to take Tolls for the same; and for extending the Periods for the Completion of their Waterworks; and for authorizing them to acquire Lands and to raise further Monies; and for regulating their Borrowing Powers and Debt; and for other Purposes. Ibid.

- ccxxiii. An Act for enabling the *Midland Railway Company* to construct Railways from *Settle to Hawes, Appleby, and Carlisle*; and for other Purposes. *Page* 613
- ccxxiv. An Act for making a Railway from *Bideford to Appledore*, with a Branch to *Westward Ho'*, in the County of *Devon*; and for other Purposes. 614
- ccxxv. An Act to enable the *Guardian Fire and Life Assurance Company* to reduce the Amount of their paid-up Subscription Capital; and to alter certain Provisions of their Deed of Settlement; and to amend "*The Guardian Assurance Company's Act, 1850*;" and to give further Powers to the Company and the Directors thereof. *Ibid.*
- ccxxvi. An Act to enable the *Shrewsbury Bridges Company* to alter the Levels of a Portion of a Road, and to make certain new Roads, and to make a Bridge in lieu of a Bridge authorized by a former Act; and for other Purposes. 615
- ccxxvii. An Act for conferring further Powers upon the *South-eastern Railway Company* for the Construction of Works and the Acquisition of Lands, and otherwise in relation to their Undertaking; and for other Purposes. *Ibid.*
- ccxxviii. An Act for making Docks on the River *Axe*, and a Road thereto, with a Bridge over that River, all in the County of *Somerset*; and for other Purposes. 616
- ccxxix. An Act to authorize the Construction of Docks on the West Side of the River *Medway* at *Rochester*, with a Railway to connect the same with the *London, Chatham, and Dover Railway*. 617
- ccxxx. An Act to enable the *New River Company* to raise a further Sum of Money. 618
- ccxxxi. An Act for making a Railway from the *Great Western Railway* to *Wantage* in *Berkshire*. *Ibid.*
- ccxxxii. An Act to enable the Justices of the County of *Lancaster* to erect a new Bridge over the River *Irwell* in the Townships of *Kearsley* and *Pilkington* in the Hundred of *Salford*, in lieu of an old Bridge there called *Ringley Bridge*; and for other Purposes. *Ibid.*
- ccxxxiii. An Act to empower the *Lancashire Union Railways Company* to construct new Railways in the Townships of *Parr, Haydock, and Ashton-in-Makerfield*, in the County of *Lancaster*; and for other Purposes. *Ibid.*
- ccxxxiv. An Act to enable the *London, Brighton, and South Coast Railway Company* to make new Railways in substitution for Portions of their *Saint Leonard's Line*, and other Works; and for other Purposes. 619
- ccxxxv. An Act for facilitating the carrying into effect of the Act for the Amalgamation of the Undertaking of the *Mid-Kent Railway Company* with the Undertaking of the *South-eastern Railway Company*. *Ibid.*
- ccxxxvi. An Act for the Amalgamation of the *Whitehaven and Furness Junction Railway Company* with the *Furness Railway Company*; and for other Purposes. 620
- ccxxxvii. An Act to extend for a further Period the Powers of the *Great Northern and Western (of Ireland) Railway Company* for the Construction of their Railways to *Westport*

and *Ballina* respectively; and to enable the said Company to raise further Sums of Money; and for other Purposes.

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ccxxxviii. An Act to authorize the Construction of "*The West Bromwich and Walsall Railway.*" *Ibid.*

ccxxxix. An Act for authorizing the *East and West Junction Railway Company* in the Construction of their authorized Railway to divert, alter, and stop up certain Roads in the Parish of *Alderminster* and County of *Worcester.* 621

ccxl. An Act to authorize the Mayor, Aldermen, and Burgesses of the Borough of *Aberavon*, as the Local Board for the District, to purchase the existing Gasworks of the *Aberavon Gas and Coal Consumers Company (Limited)*, and to supply Gas within the said District. *Ibid.*

ccxli. An Act for supplying with Water the Town of *Bridge of Allan* and Places adjacent. 622

ccxlii. An Act to authorize the Construction of Railways between *Presteign* and *Clun* and the *Craven Arms*; and for other Purposes relating to the Undertaking. 623

ccxliii. An Act to enable the *Solway Junction Railway Company* to raise further Capital; and for other Purposes. *Ibid.*

ccxliv. An Act for incorporating the *Walker and Wallsend Union Gas Company*; for enabling them to supply Gas to the Parish of *Wallsend* and Parts of the Parish of *Long Benton* in *Northumberland*; and for other Purposes. *Ibid.*

ccxlv. An Act for defining and extending the Powers of the Trustees of the District and Harbour of *Maryport* in the County of *Cumberland*; and for enabling them to improve the Streets and Buildings within the District, and to sewer and drain the same; to establish Waterworks, Gasworks, and Police; and for other Purposes. 624

ccxlv. An Act for enabling the *Caledonian Railway Company* to make Railways to the *Albert Harbour* at *Greenock*, and to *Gourock* in the County of *Renfrew*, with a Pier at *Gourock*, and to acquire the Undertaking of the *Gourock Harbour Company*; and for other Purposes. 628

ccxlvii. An Act for the Conservancy and Improvement of the Port and Haven of *Great Yarmouth* and the Rivers connected therewith; for the levying and extinguishing of Tolls and Duties; and for other Purposes. *Ibid.*

ccxlviii. An Act to enable the *Llantrissant and Taff Vale Junction Railway Company* to make Railways to join the Railway of the *Penarth Harbour, Dock, and Railway Company*, and the *Ely Valley Railway*, and to form an additional Junction with their *Llantrissant Common Branch*; and for other Purposes. 633

ccxlix. An Act for conferring additional Powers on the *London and North-western Railway Company* in relation to their own Undertaking and the Undertakings of other Companies; and for other Purposes. 634

ccl. An Act to enable the *Mold and Denbigh Junction Railway Company* to make Branch Railways and a Deviation, and to alter their authorized Railway; and for other Purposes. 635

- celi. An Act to enable the *North-eastern Railway Company* to construct Branch Railways and other Works in the County of *York*, and at and near the City of *York*; to acquire additional Lands; and for other Purposes. Page 636
- celii. An Act for authorizing the *Ogmore Valley Railways Company* to make Extension Railways; to raise additional Monies; and for other Purposes. *Ibid.*
- celiii. An Act for the better Drainage of the Valley of the the River *Waveney* in the Counties of *Norfolk* and *Suffolk*; and for other Purposes. *Ibid.*
- celiv. An Act to confirm an Agreement for the Transfer of the *Wycombe Railway* to the *Great Western Railway Company*. 638
- celv. An Act to authorize the *Great Eastern Railway Company* to make certain Railways, and to purchase certain Lands and Buildings for Station Purposes, and to alter the Levels of their *Ramsey Branch* and Part of One of their Metropolitan Branches between *Hanger Lane* and *West Green Road*; and for other Purposes. *Ibid.*
- celvi. An Act to authorize the Company of Proprietors of the *Forth and Clyde Navigation* to raise further Monies. 639
- celvii. An Act for making Railways, to be called the *Central Ireland Railways*; and for other Purposes. *Ibid.*
- celviii. An Act to enable the *Swansea Harbour Trustees* to complete and maintain additional Works, and to raise a further Sum of Money for the Purposes of their Undertaking; and for other Purposes. 640
- celix. An Act for authorizing the *Rhymney Railway Company* to make and maintain certain new Lines of Railway in connexion with their Undertaking; and, for other Purposes. *Ibid.*
- celx. An Act for authorizing the *Bedford and Northampton Railway Company* to construct new Lines of Railway; to abandon Portions of their authorized Line; and for other Purposes. 641
- celxi. An Act for the Improvement of the Town and District of *Bray* in the Baronies of *Rathdown* and Counties of *Dublin* and *Wicklow*. *Ibid.*
- celxii. An Act to authorize the *Bristol and North Somerset Railway Company* to raise additional Capital for the Purposes of their Undertaking. 643
- celxiii. An Act for the Construction of Fish Wharves and Tramways, and for the Execution of other Works at *Great Yarmouth*; and for other Purposes. 644
- celxiv. An Act to enable the *Kingsbridge Railway Company* to make Deviations in and to alter the Levels of their authorized Railway; and for other Purposes. 645
- celxv. An Act to amalgamate the *Lynn and Sutton Bridge* and the *Spalding and Bourn Railway Companies*, and for a Lease of the *Norwich and Spalding Railway* to the amalgamated Company; and for other Purposes. *Ibid.*
- celxvi. An Act to authorize the *North British Railway Company* to make several Railways and purchase Lands in various Counties; to extend the Times for Purchase of

- Land and Construction of Works with respect to Part of their Railway System across the *Frith of Forth*; to make certain Alterations in their Capital; to authorize Agreements with the Corporation of *Edinburgh* as to a Fruit and Vegetable Market at *Edinburgh*, and with the *Midland Railway Company* as to a Goods Station at *Carlisle*; and for other Purposes. Page 646
- ccclxvii. An Act for authorizing the *Peterborough, Wisbeach, and Sutton Railway Company* to regulate their existing Share Capital. 647
- ccclxviii. An Act for authorizing the *Somerset and Dorset Railway Company* to acquire additional Lands, and to raise further Monies; and for other Purposes. 648
- ccclxix. An Act for authorizing the *South London Market Company* to raise further Monies; and for other Purposes. *Ibid.*
- ccclxx. An Act for confirming certain Articles of Agreement between the *Buckley Railway Company* and the *Wrexham, Mold, and Connah's Quay Railway Company*. *Ibid.*
- ccclxxi. An Act to empower the *Southern Railway Company* to make Deviation and Branch Railways; and for other Purposes. *Ibid.*
- ccclxxii. An Act to authorize the *Waterford and Limerick Railway Company* to make working and other Agreements with the *Great Southern and Western Railway Company* and the *Great Western Railway Company*, or either of them. *Ibid.*
- ccclxxiii. An Act to regulate the Police and Statute Labour of the City of *Glasgow*; and for other Purposes. 649
- ccclxxiv. An Act for facilitating the Traffic of the *Swansea Vale Railway Company* over the Railways of other Companies; and for other Purposes. 650
- ccclxxv. An Act to enable the *Wandsworth and Putney Gaslight and Coke Company* to raise further Capital; and for other Purposes. 651
- ccclxxvi. An Act to authorize the *Wolverhampton and Walsall Railway Company* to make a Deviation from their authorized Railway, and to construct a short Branch; and for other Purposes with respect to their Undertaking. 652
- ccclxxvii. An Act to authorize the Construction of Branch Railways from the *Devon Valley Railway* into the Mineral Districts of *Fife* and *Clackmannan*; and for other Purposes. *Ibid.*
- ccclxxviii. An Act to authorize the *Berwickshire Railway Company* to raise additional Capital; and for other Purposes. 653
- ccclxxix. An Act to incorporate a Company for making a Railway from the *South Wales Railway* of the *Great Western Railway Company* near to *Saint Clears Station* to *Laugharne* in the County of *Carmarthen*, to be called "The *Laugharne Railway*;" and for other Purposes. *Ibid.*
- ccclxxx. An Act to authorize the *Metropolis Sewage and Essex Reclamation Company* to make a new Conduit in lieu of certain Portions of their authorized Conduits; and for other Purposes. *Ibid.*
- ccclxxxi. An Act for defining the Undertaking and Railways of the *London, Brighton, and South Coast Railway Com-*

pany, and for defining and regulating their Capital and Mortgage Debt, and their Powers of raising Monies; and for authorizing them to make and maintain new Lines of Railway; and for other Purposes. *Page 653*

ccxxxii. An Act to authorize the *London, Chatham, and Dover* Railway Company to make a Branch Railway to *Chatham Dockyard*, and to make Arrangements with the Admiralty; and for other Purposes. 655

ccxxxiii. An Act to authorize the *London, Chatham, and Dover* Railway Company to execute Works in *Kent* and *Surrey*; to authorize the Acquisition of additional Lands in *London, Middlesex, Surrey, and Kent*, and of the Undertakings of the *Sittingbourne and Sheerness* Railway Company; to extend the Time for completing and purchasing Lands for Undertakings in *London, Surrey, and Kent*; to amend the Acts relating to the Company; and for other Purposes. *Ibid.*

ccxxxiv. An Act for transferring to the *London and North-western* Railway Company the outstanding Estate or Interest in the *Merthyr, Tredegar, and Abergavenny* Railway. 657

ccxxxv. An Act to authorize the *North British* Railway Company to make Railways near *Glasgow*; and for other Purposes. *Ibid.*

ccxxxvi. An Act to authorize the Company of Proprietors of the *Sheffield* Waterworks to construct further Works, to purchase additional Lands, and to raise additional Capital; and for other Purposes. *Ibid.*

ccxxxvii. An Act to authorize the *Great Eastern* Railway Company to make a certain Railway to connect their System with the *Alexandra Palace* in the Parish of *Tottenham* in the County of *Middlesex*; and for other Purposes. 658

ccxxxviii. An Act to provide for the Sale or Lease to the *Great North of Scotland* Railway Company of the Undertakings of various neighbouring Companies, or the Amalgamation of those Companies with the *Great North of Scotland* Railway Company; to authorize the Abandonment of the Extensions of the *Banff, Macduff, and Turriff Extension* Railway to *Macduff*; to extend the Time for making the Extension of the *Banffshire* Railway to *Buckie*; and for other Purposes. *Ibid.*

ccxxxix. An Act to authorize the *Llanelly* Railway and Dock Company to construct a Pier at the *Mumbles*; and for other Purposes. 661

ccxc. An Act to enable the *Muswell Hill* Estate Company (Limited) to make certain Railways over their Estate, for giving Access thereto from neighbouring Railways, and to enter into Arrangements for the Use thereof; and for other Purposes. *Ibid.*

ccxci. An Act to authorize the *North British* Railway Company to make certain Railways in connexion with their System in the Counties of *Linkithgow, Stirling, and Edinburgh*; and for other Purposes. 662

- ccxcii. An Act to authorize the Construction of a Railway between *Wick* and *Thurso* in the County of *Caithness*, to be called "The *Caithness* Railway." Page 662
- ccxciii. An Act for utilizing the Sewage of the Borough of *Liverpool*; and for other Purposes. 663
- ccxciv. An Act for transferring to the *Manchester, Sheffield, and Lincolnshire*, the *Great Northern*, and the *Midland* Railway Companies the Powers of the *Liverpool Central Station* Railway Company; and for other Purposes. 667
- ccxcv. An Act to enable the *North-eastern* Railway Company to construct a Railway from their *Leeds and Selby* Branch at *Austhorpe* to their *Church Fenton and Harrogate* Branch at *Wetherby*; and for other Purposes. 668
- ccxcvi. An Act for conferring on the Trustees and others claiming under the Will of the late Marquess of *Bute* Powers with respect to the reclaiming of Mud Land, and the making and maintaining of a Dock or Basin and a Pier and Railway and other Works at *Cardiff*; and for other Purposes. 669
- ccxcvii. An Act to separate the *Kidwelly* Branch and Extension from the rest of the Undertaking of the *Carmarthen and Cardigan* Railway Company, and to incorporate a Company for the Purposes of the said Branch and Extension. 670
- ccxcviii. An Act for enabling the *Midland* Railway Company to construct Branch Railways and other Works; for conferring Powers on them with reference to the Undertakings of other Companies; and for other Purposes. 671
- ccxcix. An Act for the Construction of Railways between the *Great Western* Railway near *Southall* and the River *Thames* near the *Victoria* Docks, to be called "The *North Metropolitan* Railway;" and for other Purposes. 672
- ccc. An Act for better supplying the *Weardale and Shildon* District and other Places in the County of *Durham* with Water; and for other Purposes. 675
- ccci. An Act to amend the *East India* Irrigation and Canal Act, 1861, with respect to the Cancellation and Surrender of Shares, and otherwise with respect to the Capital of the Company. 676
- cccii. An Act to amend the *Madras* Irrigation and Canal Acts in reference to the Cancellation and Surrender of Shares and the raising of Capital. 677
- ccci. An Act for making a Railway and Central Station and erecting Slaughter-houses at *Ryde* in the *Isle of Wight*; and for other Purposes. 679
- ccci. An Act for making a Railway from the *Taff Vale* Railway at *Aberdare* to the *Neath and Brecon* Railway at *Capel Coelbren*, and a Branch to the *Vale of Neath* Railway; and for other Purposes. *Ibid.*
- cccv. An Act for authorizing the Construction of a Railway in the County of *Kent*, to be called "The *New Romney* Railway." 680
- ccvi. An Act for extending the Powers of the *Brecon and Llandovery Junction* Railway Company. *Ibid.*

- cccvii. An Act for conferring further Powers on the *Great Western Railway Company* in relation to their own Undertaking and the Undertakings of other Companies ; and for other Purposes. Page 681
- cccviii. An Act for the Transfer to a Public Trust of the Waterworks and Property of the Board of Police of the Town of *Greenock* and of the *Shaws Water Joint Stock Company* ; and for other Purposes. 685
- cccix. An Act for better supplying with Water the Town of *Greenock* and Suburbs thereof, and Districts and Places adjacent, by the Execution of additional Works ; and for other Purposes. 689
- cccx. An Act to authorize the *Northampton and Banbury Junction Railway Company* to extend their Railway from *Blockley to Ross* ; and for other Purposes. 690
- cccxi. An Act for authorizing Arrangements between the *North-western and Charing Cross Railway Company* and the *London and North-western Railway Company* and the *South-eastern Railway Company* ; and for other Purposes. 691
- cccxi. An Act to authorize the Mixed Gauge or the Broad Gauge only upon the *Tamar, Kit Hill, and Callington Railway*, and Arrangements between the *Tamar, Kit Hill, and Callington Railway Company* and the *Saltash and Callington* and other Railway Companies ; and for other Purposes. 692
- cccxi. An Act to enable the *Vale of Crickhowell Railway Company* to extend their Railway to the Town of *Brecon* ; and for other Purposes. 693
- cccxiv. An Act for the Construction of a Railway in connexion with the *East London Railway*, to be called "The *East London Eastern Extension Railway* ;" and for other Purposes. Ibid.
- cccxi. An Act for enabling the *Midland Railway Company* to construct Railways for improving the Communication between *Ashby-de-la-Zouch* and *Nuneaton* and other Places ; and for other Purposes. 694
- cccxi. An Act for making a Railway from *Canterbury to Hythe* in the County of *Kent*, with Branches to join the *London, Chatham, and Dover* and *South-eastern Railways*. 695
- cccxi. An Act to enable the *Halesowen and Bromsgrove Branch Railways Company* to make certain Branch Lines of Railway in the County of *Worcester* ; and for other Purposes. 696
- cccxi. An Act for making Railways from the *South-eastern and London, Chatham, and Dover Railways* to various Districts and Places in *Kent, Surrey, and Sussex*, and to the Towns of *Lewes* and *Brighton* ; and for other Purposes. Ibid.
- cccxi. An Act for the Purification of the River *Thames* by the Diversion therefrom of the Sewage of *Oxford, Abingdon, Reading, Kingston, Richmond, Twickenham, Isleworth,*

- and *Brentford*; and for the Collection and Utilization of that Sewage; and for other Purposes. Page 697
- cccxx. An Act to enable the *Anglesey Central Railway Company* to transfer their Undertaking; and for other Purposes. 699
- cccxxi. An Act to authorize the Construction of a Railway from the *Dublin, Wicklow, and Wexford Railway* near *Bray* to the Town of *Enniskerry*; and for other Purposes. *Ibid.*
- cccxxii. An Act to amend an Act of the Seventeenth Year of the Reign of Her present Majesty, Cap. 20, and to enable the Justices of the Division of *Manchester* in the County of *Lancaster* to provide Courts and other necessary Buildings, and to increase the Rate authorized to be levied by the said Act of the Seventeenth Year of Her present Majesty, and to increase the Remuneration of the Stipendiary Justice for the said Division; and for other Purposes. 700
- cccxxiii. An Act to authorize the *Millwall Canal Company* to raise more Money. 701
- cccxxiv. An Act for improving the Harbour and making a Dock and other Works at *Eurrtisland*; and for other Purposes. *Ibid.*
- cccxxv. An Act for enabling the *Caledonian Railway Company* to alter the Terminus of their Railway at *Edinburgh*, to enlarge and improve their Station there, and to erect a Hotel in connexion therewith; and for other Purposes. 702
- cccxxvi. An Act to authorize the *Devon Valley Railway Company* to raise additional Share Capital, and to confirm an Agreement and make Provision for an Amalgamation with the *North British Railway Company*; and for other Purposes. 703
- cccxxvii. An Act to consolidate and amend the Acts relating to the Bridges over the River *Clyde* at *Glasgow*; to provide for the Union of the Trusts and the rebuilding of the *Hutchisontown Bridge*; and for other Purposes. 704
- cccxxviii. An Act to authorize the Commissioners of the *Glasgow Corporation Waterworks* to construct Reservoirs and other Works, and to take Water from the River *Clyde*; to provide for the Removal of the Weir across the said River; and for other Purposes. 705
- cccxxix. An Act for making a Railway from the *North British Railway* to *Newport*; and for other Purposes. 706
- cccxxx. An Act to enable the *Pembroke and Tenby Railway Company* to extend their Railway to *Caermarthen* and to *Milford Haven*; to lease their Undertaking; and for other Purposes. *Ibid.*
- cccxxxi. An Act to provide for the Re-erection of the Work-house and Offices of *Saint Martin-in-the-Fields* in the City of *Westminster* upon new Sites. 707
- cccxxxii. An Act for authorizing the Extension of Time for the compulsory Purchase of Lands and Completion of Works by the *Putney and Fulham Bridge Company*; and for other Purposes. 710

- cccxliii. An Act for enabling the *Barry Railway Company* to connect their Railway with the Railway of the *Penarth Harbour, Dock, and Railway Company*; and for other Purposes. *Page 711*
- cccxliiii. An Act for empowering the *Cambrian Railways Company* to deviate a Portion of their authorized Railway; to construct other Works in connexion with their Undertaking; and for other Purposes. *Ibid.*
- cccxliii. An Act for making a Railway from *Ellesmers to Llansaintffraid Glyn Ceiriog*; and for other Purposes. *Ibid.*
- cccxliiii. An Act for making a Railway from the *Acton and Brentford Railway* to *Hounslow*; and for other Purposes. *Ibid.*
- cccxliiii. An Act for making and maintaining a Harbour in *Ardmore Bay* in the *Firth of Clyde*. *712*
- cccxliiii. An Act to authorize the Construction of a new Road from *Eaton Square* to *Brompton Road*, and Improvements connected therewith. *713*
- cccxliiii. An Act for enabling the *Limerick and Castle Connell Railway Company* to extend their Railway to the River *Shannon*; and for other Purposes. *714*
- cccxli. An Act to enable the *South Essex Railway Company* to make a Railway to the *London, Tilbury, and Southend Railway* at *Pitsea*. *Ibid.*
- cccxli. An Act for making a Railway from the *North British Railway* to *Bo'ness* and *Grangemouth*; and for other Purposes. *715*
- cccxlii. An Act for enabling the *Caledonian Railway Company* to make certain Branch Railways in the Counties of *Lanark* and *Midlothian*; and for other Purposes. *Ibid.*
- cccxliii. An Act for making Railways from the *Great Western Railway* at or near *West Drayton* in the County of *Middlesex* to *Colnbrook*, and to the *Windsor Branch* of the *London and South-western Railway* at *Staines*, in the County of *Middlesex*; and for other Purposes. *716*
- cccxliiii. An Act for making a Railway in *Lincolnshire* from *Louth* to the *Five Mile House Station* of the *Great Northern Railway* (Loop Line), to be called "*The Louth and Lincoln Railway*." *Ibid.*
- cccxliiii. An Act for making a Railway from *Worcester* to *Tenbury*, to be called "*The Teme Valley Railway*." *Ibid.*
- cccxliiii. An Act to incorporate a Company for the Construction of Works and Reclamation of Lands in and near *Pagham Harbour* in the County of *Sussex*; and for other Purposes. *717*
- cccxliiii. An Act to incorporate a Company for making a Railway from *Delabole* to *Bossinney*, with an Extension to *Bossinney Harbour* and other Works there, and a Branch near *Trewarmet*, in the County of *Cornwall*; and for other Purposes. *718*
- cccxliiii. An Act for incorporating the *Waterford, New Ross, and Wexford Junction Railway Company*, and for authorizing them to purchase the *Bagenalstown and Wex-*

- ford* Railway, and to make Branch Railways ; and for other Purposes. Page 718
- cccclix. An Act for making a Railway from the *North British (Border Union)* Railway near *Longtown* to *Brampton* ; and for other Purposes. 720
- cccl. An Act for authorizing the Amalgamation of the *Scottish North-eastern* Railway Company with the *Caledonian* Railway Company ; and for other Purposes. Ibid.
- cccli. An Act for granting to the *Great Northern* Railway Company Running Powers over a Portion of the *Newton and Compstall* Branch Railway of the *Manchester, Sheffield, and Lincolnshire* Railway Company ; and for authorizing the said Two Companies and the *Midland* Railway Company to execute certain Works, and for authorizing the *Great Northern* Railway Company and the *Midland* Railway Company to become joint Owners with the *Manchester, Sheffield, and Lincolnshire* Railway Company of that Company's *Godley and Woodley* Branch Railway ; and for transferring to the said Three Companies certain Powers of the *Chester and West Cheshire Junction* Railway Company ; and for other Purposes. 723
- ccclii. An Act to authorize the *Imperial* Gaslight and Coke Company to raise more Money. 724
- cccliii. An Act for making a Railway from *Maidstone* to *Ashford* ; and for other Purposes. Ibid.
- cccliv. An Act to authorize the *Newport Pagnell* Railway Company to extend their Railway to the *Northampton and Peterborough* Line of the *London and North-western* Railway Company, and to the authorized *Bedford and Northampton* Railway ; and for other Purposes. 725
- ccclv. An Act to enable the *North British* Railway Company to make Branch Railways at *Dundee* ; and for other Purposes. Ibid.
- ccclvi. An Act for the Amalgamation of the *Vale of Neath* Railway Company with the *Great Western* Railway Company ; and for other Purposes. Ibid.
- ccclvii. An Act for making Railways from the *South Wales* Line of the *Great Western* Railway to the *Coleford, Monmouth, Usk, and Pontypool* Railway, and to the authorized Line of the *South Wales and Great Western Direct* Railway ; and for other Purposes. 728
- ccclviii. An Act for the Extension of the *Wrexham, Mold, and Connah's Quay* Railway to *Buckley* ; and for other Purposes. Ibid.
- ccclix. An Act to enable the *Wrexham, Mold, and Connah's Quay* Railway Company to extend their Railway to *Connah's Quay* ; to make a Deviation in their authorized Railway ; and for other Purposes. 729
- ccclx. An Act to renew and extend the Powers of the *Sligo and Ballaghaderreen Junction* Railway Company ; and for other Purposes. Ibid.
- ccclxi. An Act to incorporate the *Brighton West Pier* Company ; and to enable them to construct a Pier at *Brighton* in the County of *Sussex* ; and for other Purposes. Ibid.

ccclxii. An Act to authorize the Construction of a Railway from *Downpatrick* through *Dundrum* to *Newcastle* in the County of *Down*. Page 729

ccclxiii. An Act to authorize the *London, Chatham, and Dover* Railway Company to make new Streets and Alterations of Streets for improving the Access to their *Ludgate* Station ; to authorize the *Kent Coast* Railway Company to make a new Road at *Ramsgate* ; and to confer Powers and impose Obligations on the Corporation of the City of *London* with respect to the new and altered Streets ; and for other Purposes. 730

PRIVATE ACTS,

PRINTED BY THE QUEEN'S PRINTER,

AND WHEREOF THE PRINTED COPIES MAY BE GIVEN IN EVIDENCE.

1. AN Act to authorize the Sale of the Entailed Estate of *Arden* in the County of *Dumbarton*, and to apply the Prices to be received for the same in the Purchase of other Lands in *Scotland* to be entailed in lieu thereof. Page 731
2. An Act for the better Regulation of Doctor *Blythe's* Benefaction to *Clare College, Cambridge*. *Ibid.*
3. An Act to authorize a Sale of Part of the Estates of the late *Joseph Taylor* of *Gledhow Mount* in the Parish of *Leeds* in the West Riding of the County of *York*, Esquire. *Ibid.*
4. An Act for authorizing the Trustees of the Will of the Reverend *Edward Berkeley Troyte*, Doctor of Laws, deceased, to pull down the existing Family Mansion of *Huntsham Court*, and to build a new Family Mansion on a fresh Site on Part of the Estates subject to the Limitations of the same Will, situate in the Parish of *Huntsham* in the County of *Devon* ; and for other Purposes. *Ibid.*
5. An Act for authorizing a Lease to the Mayor, Aldermen, and Burgesses of the Borough of *Bradford* in the County of *York* of Part of the Settled Estates devised by the Will of *Benjamin Rawson* Esquire, deceased. *Ibid.*
6. An Act for authorizing Leases and Sales of Estates in the West Riding of the County of *York* which are subject to the Limitations of the Will of *Ann Walker* deceased. 732
7. An Act to confirm an Agreement with respect to the Estate of the late *Agnes Hamilton*, and to provide for the Administration of the Funds left by her for the Payment of Annuities. *Ibid.*
8. An Act for the better Regulation of *Market Bosworth* School. *Ibid.*
9. An Act for amending "*Charles Sheils' Almshouses Charity Act, 1864.*" *Ibid.*
10. An Act for the Partition or Division of certain Estates in the Counties of *Flint* and *Denbigh* formerly Property of *Dorothea Lloyd* and others. *Ibid.*

11. An Act to authorize the Wardens and Commonalty of the Mystery of Grocers of the City of *London*, as Trustees under the Will of Dame *Margaret Slaney* deceased, to consent to the Union of the Benefices of *Allhallows Staining* and *Saint Catherine Coleman* in the City of *London*, and for enabling the Trustees to carry into more complete Effect the Trusts of the Will. Page 732
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PRIVATE ACTS,

NOT PRINTED.

12. An Act to dissolve the Marriage of *Rowan Francis Cashel*, Doctor of Medicine, with *Emily Harriett* his now Wife, and to enable him to marry again; and for other Purposes.
13. An Act to naturalize *Francis William Lowther*, Esquire, a Lieutenant in Her Majesty's Royal Navy, and to grant to and confer upon him all the Rights, Privileges, and Capacities of a natural-born Subject of Her Majesty the Queen.
14. An Act to enable *William Whitmarsh* Clerk to execute his Office of a Priest and to hold any Ecclesiastical Preferment or Office in the United Church of *England* and *Ireland* within Her Majesty's Dominions.
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TABLES

SHOWING THE EFFECT OF THE YEAR'S LEGISLATION.

TABLE I.
[IN ORDER OF CAP.]

29 & 30 Vict.	Effect.	Act affected.	Subject of Act affected.
III. - -	Amends -	26 & 27 Vict. c. 112.	Telegraph Act.
IV. - -	Amends and applies -	11 & 12 Vict. c. 107. 16 & 17 Vict. c. 62.	Contagious Diseases among Cattle, &c. &c. in Ireland.
XIV. - -	Amends -	9 & 10 Vict. c. 95. - 19 & 20 Vict. c. 108.	County Courts.
XV. - -	Amends and partly repeals -	11 & 12 Vict. c. 107.	Prevention of Disease among Cattle, &c. &c.
XIX. - -	Repeals* -	Acts and Parts of Acts specified in Schedule -	Parliamentary Oaths.
XXII. - -	Repeals† -	9 Geo. 4. c. 17. - 1 & 2 Vict. c. 5. - 1 & 2 Vict. c. 15. - 8 & 9 Vict. c. 52. -	Declarations on taking Office.
XXIII. - -	Amends -	27 & 28 Vict. c. 62. -	Isle of Man Harbours.
XXIV. - -	Repeals -	48 Geo. 3. c. 1. - 5 & 6 Vict. c. 66. - 24 Vict. c. 5. - 25 Vict. c. 3. - 4 Will. 4. c. 15. - 16 Vict. c. 23. - 16 & 17 Vict. c. 132. 27 & 28 Vict. c. 74. 28 & 29 Vict. c. 29.	Exchequer Bills.
	Partly repeals † -		

* See Schedule to the Act.

† i.e. not in terms but in effect.

† i.e. so far as they affect the prospective Issue and Payment of Exchequer Bonds.

29 & 30 Vict.	Effect	Act affected.	Subject of Act affected.
XXVI.	- Amends -	21 & 22 Vict. c. 72. {	Landed Estates Court (Ireland).
XXVII.	- Amends -	28 & 29 Vict. c. 51. -	Dockyards Extension.
XXVIII.	- Applies -	<div> <div>14 & 15 Vict. c. 34. {</div> <div>24 & 25 Vict. c. 80. {</div> <div>23 & 24 Vict. c. 145. {</div> </div>	<div>Labouring Classes Lodging Houses.</div> <div>Public Works and Harbours.</div> <div>Trustees, Mortgagees, &c. &c.</div>
XXX.	- Amends -	24 & 25 Vict. c. 47. {	Harbours and Passing Tolls.
XXXII.	- Amends -	20 & 21 Vict. c. 85. {	Divorce and Matrimonial Causes.
XXXIV.	- Amends -	18 & 19 Vict. c. 63. -	Friendly Societies.
XXXV.	- Repeals -	27 & 28 Vict. c. 85. {	Contagious Diseases Prevention.
XXXVI.	- Amends -	23 & 24 Vict. c. 110.	Customs Consolidation.
XXXVII.	- Amends -	<div>54 Geo. 3. c. 123. -</div> <div>48 Geo. 3. c. 134. -</div>	Hop Trade.
XXXIX.	- Repeals -	<div>Acts and Parts of</div> <div>Acts specified in</div> <div>Schedule - -</div>	Exchequer and Audit.
XL.	- Amends -	<div>Acts relating to the</div> <div>Improvement, &c.</div> <div>&c. of Lands in</div> <div>Ireland.</div>	
XLI.	- Amends -	23 & 24 Vict. c. 77. {	Nuisances Removal and Diseases Prevention.
XLII.	- Amends -	14 Geo. 3. c. 48. -	Life Insurance (Ireland).
XLV.	{ Extends and amends - }	<div>9 & 10 Vict. c. 3. }</div> <div>16 & 17 Vict. c. 136. }</div>	Grants for Piers and other Works in Ireland.
XLVI.	- Amends -	28 & 29 Vict. c. 183.	Constabulary (Ireland).
XLVII.	- Explains and amends - }	2 & 3 Will. 4. c. 53. -	Indian Prize Money.

29 & 30 Vict.	Effect.	Act affected.	Subject of Act affected.
XLIX.	Amends	{ 5 & 6 Vict. c. 89. - 26 & 27 Vict. c. 86. }	Drainage (Ireland).
L.	{ Amends - Revives - }	{ 25 & 26 Vict. c. 101. { 19 & 20 Vict. c. 103. { s. 69. - - - }	Police and Improvement (Scotland). Nuisances Removal (Scotland).
LI.	Amends	{ 20 & 21 Vict. c. 71. } 21 & 22 Vict. c. 89. 25 & 26 Vict. c. 54. 27 & 28 Vict. c. 59. }	Lunacy (Scotland).
LII.	Extends	{ 7 Geo. 4. c. 64. - 14 & 15 Vict. c. 55. }	Expenses of Prosecutions.
LIII.	Amends	23 & 24 Vict. c. 79. }	Sheriff Court Houses (Scotland).
LIV.	Amends	6 & 7 Vict. c. 18. - }	Qualification of Revising Barristers.
LVII.	Amends	9 Geo. 2. c. 36. - }	Enrolment of Deeds, &c. &c. relating to Charitable Trusts.
LXII.	{ Repeals - Extends - }	{ 14 & 15 Vict. c. 76. { 10 Geo. 4. c. 50. - { 16 & 17 Vict. c. 56. }	Rights of Crown in New Forest. Crown Forests and Land Revenues. Land Revenues of the Crown.
LXIII.	Amends	{ 28 & 29 Vict. c. 48. } 28 & 29 Vict. c. 49. }	Site and Building of Courts of Justice.
LXIV.	{ Repeals - Applies - Amends and applies - }	{ 50 Geo. 3. c. 41. s. 7. - 1 & 2 Will. 4. c. 22. - 23 & 24 Vict. c. 113. }	Hawkers Licence Duties. Hackney Carriages, &c. Inland Revenue.
LXV.	Amends	56 Geo. 3. c. 68. -	Gold and Silver Coinage.
LXVI.	Extends	Poor Relief Acts.	
LXVII.	Repeals	{ 21 & 22 Vict. c. 99. } 26 & 27 Vict. c. 83. }	British Columbia.
LXVIII.	Applies	{ 4 & 5 Will. 4. c. 24. } 22 Vict. c. 26. - }	Civil Service Pensions and Superannuations.

29 & 30 Vict.	Effect.	Act affected.	Subject of Act affected.
LXIX. -	Extends -	25 & 26 Vict. c. 66. -	Safe keeping of Petroleum.
LXX. -	Repeals* -	8 & 9 Vict. c. 118. s. 13.	General Inclosure Act.
LXXII. -	Extends - {	Acts relating to Advances by Exchequer Loan Commissioners.	
LXXIII. -	Extends - {	Acts relating to Commissioners of Public Works in Ireland.	
LXXIV. - {	Partly repeals - {	5 & 6 Vict. c. 76. - {	Government of New South Wales.
LXXV. - {	Explains and amends {	25 & 26 Vict. c. 58. {	Parochial Buildings (Scotland).
LXXVII. -	Amends -	7 & 8 Vict. c. 44. - {	Division of Parishes (Scotland).
LXXVIII. {	Explains and amends {	15 & 16 Vict. c. 81. -	County Rates.
LXXIX. - {	Partly repeals † -	23 & 24 Vict. c. 68. -	South Wales Highways.
LXXXI. -	Amends ‡ - {	5 & 6 Vict. c. 108. - 21 & 22 Vict. c. 57. }	Ecclesiastical Leases.
LXXXII. -	Repeals - {	Parts of Acts specified in Schedule -	Standards of Weight and Measure.
LXXXVII.	Amends -	6 & 7 Vict. c. 94. -	Foreign Jurisdiction.
LXXXVIII. {	Explains and amends {	5 & 6 Vict. c. 106. - 8 & 9 Vict. c. 108. - 13 & 14 Vict. c. 88. }	Oyster Fisheries (Ireland).
LXXXIX. {	Amends - {	20 & 21 Vict. c. cxlvii. (Local and Personal.)	Thames Conservancy.
	Repeals - {	27 & 28 Vict. c. 113. Parts of Acts specified in Schedule I.	

* So far as relates to certain Commons in the Forest of Dean.

† So far as relates to the Briton Ferry District, in the County of Glamorgan.

‡ Excludes their Application to the Isle of Man.

29 & 30 Vict.	Effect.	Act affected.	Subject of Act affected.
XC.	Amends -	6 Geo. 4. c. 78. -	Quarantine Laws.
	Extends } and amends }	11 & 12 Vict. c. 63. } s. 67. - - - }	Public Health.
	Incorporates*	14 & 15 Vict. c. 68. -	Dispensary Act.
	Extends † {	18 & 19 Vict. c. 116. -	Diseases Prevention.
		21 & 22 Vict. c. 98. -	Local Government Act.
		18 & 19 Vict. c. 121. -	
	Amends -	23 & 24 Vict. c. 77. }	Nuisances Removal.
	Repeals -	28 & 29 Vict. c. 75. - Acts specified in Schedule II.	Sewage Utilization.
XCVI.	Amends -	17 & 18 Vict. c. 36. -	Bills of Sale (Ireland).
XCVII.	Amends - {	5 & 6 Vict. c. 106. - }	Fisheries (Ireland).
		8 & 9 Vict. c. 108. - }	
		13 & 14 Vict. c. 88. }	
XCVIII.	Continues † -	28 & 29 Vict. c. 51. -	Dockyards Extension.
XCIX.	Amends - {	21 & 22 Vict. c. 72. }	Landed Estates Court (Ireland).
		24 & 25 Vict. c. 123. }	Record of Title (Ireland).
		28 & 29 Vict. c. 88. -	Land Debentures (Ireland).
		28 & 29 Vict. c. 101. }	
C.	Amends -	3 & 4 Will. 4. c. 71. }	Holding of Assizes in England and Wales.
CL.	Repeals - {	28 & 29 Vict. c. 45. }	Common Law Court Fees.
		ss. 6. and 7. - - }	
CH.	Continues {	The several Acts specified in Schedule for the respective Periods therein stated - }	Expiring Laws, various.
CIII.	Amends - {	6 Will. 4. c. 13. - }	Irish Constabulary.
		10 & 11 Vict. c. 100. }	
		11 & 12 Vict. c. 72. }	
		28 & 29 Vict. c. 70. }	
CIV.	Repeals -	27 & 28 Vict. c. 82. -	New Zealand Loan.
CV.	Amends -	4 Geo. 4. c. 95. -	Turnpike Roads.

* In regard to Ireland.

† To Ireland.

‡ Till the End of the next Session of Parliament.

29 & 30 Vict.	Effect.	Act affected.	Subject of Act affected.
CVI. - -	Amends -	29 Vict. c. 27. - -	Local Government Supplemental Act.
CLX. - -	Amends -	44 Geo. 3. c. 13. -	Naval Service.
		11 Geo. 4. and 1 Will. 4. c. 20. s. 80. -	Pay of Royal Navy.
	Repeals -	10 & 11 Vict. c. 62. s. 11. -	Naval Prisons.
		27 & 28 Vict. c. 119. -	Naval Discipline.
		28 & 29 Vict. c. 115. -	
CX. - -	Amends -	29 & 30 Vict. c. 15. -	Cattle Disease.
CXI. - -	Amends -	6 & 7 Will. 4. c. 77. -	Ecclesiastical Commissioners (England).
		3 & 4 Vict. c. 113. -	
		4 & 5 Vict. c. 39. -	
		6 & 7 Vict. c. 37. -	
		13 & 14 Vict. c. 94. -	
		19 & 20 Vict. c. 55. -	
		23 & 24 Vict. c. 124. -	
		28 & 29 Vict. c. 42. -	
CXII. - -	Amends -	6 Geo. 4. c. 120. -	Law Procedure (Scotland).
		13 & 14 Vict. c. 36. -	
	Amends -	4 & 5 Will. 4. c. 76. -	Poor Laws.
		11 & 12 Vict. c. 91. -	County Rates.
		12 & 13 Vict. c. 65. -	Poor Laws.
		13 & 14 Vict. c. 101. -	County Rates.
		15 & 16 Vict. c. 81. -	Education of Pauper Children.
		25 & 26 Vict. c. 43. -	Parochial Officers Superannuation.
CXIII. - -	Applies -	27 & 28 Vict. c. 42. -	Idle and disorderly Persons.
		5 Geo. 4. c. 83. -	
		7 & 8 Vict. c. 101. -	Poor Laws.
		14 & 15 Vict. c. 105. -	
		24 & 25 Vict. c. 55. -	
CXIV. - -	Amends -	17 & 18 Vict. c. 64. -	Public Libraries.
		18 & 19 Vict. c. 95. -	
	Repeals -	1 & 2 Vict. c. 82. -	Prisons for Young Offenders.
		s. 11. - - -	
		17 & 18 Vict. c. 86. -	Reformatory Schools.
		18 & 19 Vict. c. 87. -	
		19 & 20 Vict. c. 109. -	
CXVII. - -		20 & 21 Vict. c. 55. -	

29 & 30 Vict.	Effect.	Act affected.	Subject of Act affected.
CXVIII.	- { Repeals - { Applies - {	24 & 25 Vict. c. 113. 24 & 25 Vict. c. 132. 25 & 26 Vict. c. 10. 29 & 30 Vict. c. 117.	Industrial Schools. Reformatory Schools.
CXIX.	- Continues*	29 & 30 Vict. c. 1. - {	Habeas Corpus Suspension (Ireland).
CXXI.	- Amends - {	8 & 9 Vict. c. 113. - 14 & 15 Vict. c. 99. }	Law of Evidence.
CXXII.	- Applies -	8 & 9 Vict. c. 118. -	General Inclosure Act.

* Until the Expiration of Twenty-one Days after the Commencement of the next Session of Parliament.

TABLE II.

CHRONOLOGICAL.

[For Details, see TABLE I.]

Act affected.	Subject of Act affected.	How affected.	Act affecting.
			29 & 30 Vict. Cap.
9 Geo. 2. - - -	Enrolment of Charity Trust Deeds.	Amended -	LVII.
14 Geo. 3. c. 48. -	Life Insurance (Ireland)	Amended -	XL.
44 Geo. 3. c. 13. -	Naval Service -	Amended -	CIX.
48 Geo. 3. c. 1. -	Exchequer Bills -	Repealed -	XXIV.
48 Geo. 3. c. 134. -	Hop Trade -	Amended -	XXXVII.
50 Geo. 3. c. 41. s. 7. -	Hawkers Licence Duties	Repealed -	LXIV.
54 Geo. 3. c. 123. -	Hop Trade -	Amended -	XXXVII.
56 Geo. 3. c. 68. -	Gold and Silver Coinage	Amended -	LXV.
4 Geo. 4. c. 95. -	Turnpike Roads -	Amended -	CV.
5 Geo. 4. c. 83. -	Idle and disorderly Persons.	Applied -	CXIII.
6 Geo. 4. c. 78. -	Quarantine Laws -	Amended -	XC.
6 Geo. 4. c. 120. -	Law Procedure (Scotland).	Amended -	CXII.
7 Geo. 4. c. 64. -	Expenses of Prosecutions.	Amended -	LII.
9 Geo. 4. c. 17. -	Declarations on taking Office.	Repealed -	XXII.
10 Geo. 4. c. 50. -	Crown Forests and Land Revenues.	Extended -	LXII.
11 Geo. 4. & 1 Will. 4. c. 20. s. 80.	Pay of Royal Navy -	Amended -	CIX.
1 & 2 Will. 4. c. 22. -	Hackney Carriages, &c.	Applied -	LXIV.
2 & 3 Will. 4. c. 53. -	Indian Prize Money -	Explained and amended.	XLVII.
3 & 4 Will. 4. c. 71. -	Holding of Assizes in England and Wales.	Amended -	C.
4 Will. 4. c. 15. -	Exchequer Bills -	Partly repealed.	XXIV.
4 & 5 Will. 4. c. 24. -	Civil Service Pensions and Superannuations.	Applied -	LXVIII.
4 & 5 Will. 4. c. 76. -	Poor Law Amendment	Amended -	CXIII.
6 Will. 4. c. 13. -	Irish Constabulary -	Amended -	CI.
6 & 7 Will. 4. and 1 Vict. c. 77.	Ecclesiastical Commissioners (England).	Amended -	CXI.
1 & 2 Vict. c. 5. -	Declarations on taking Office.	Repealed -	XXII.
1 & 2 Vict. c. 15. -	Declarations on taking Office.	Repealed -	XXII.

Act affected.	Subject of Act affected.	How affected.	Act affecting.
1 & 2 Vict. c. 82. s. 11.	Prisons for young Offenders.	Repealed -	29 & 30 Vict. Cap. CXVII.
3 & 4 Vict. c. 113. -	Ecclesiastical Commissioners (England).	Amended -	CXI.
4 & 5 Vict. c. 39. -	Ecclesiastical Commissioners (England).	Amended -	CXI.
5 & 6 Vict. c. 66. -	Exchequer Bills -	Repealed -	XXIV.
5 & 6 Vict. c. 76. -	Government of New South Wales.	Partly repealed.	LXXIV.
5 & 6 Vict. c. 89. -	Drainage (Ireland) -	Amended -	XLIX.
5 & 6 Vict. c. 106. -	Oyster Fisheries (Ireland).	Explained and amended.	LXXXVIII.
5 & 6 Vict. c. 108. -	Ecclesiastical Leases -	Amended -	XCVII.
6 & 7 Vict. c. 18. -	Qualifications of Revising Barristers.	Amended -	LXXXI.
6 & 7 Vict. c. 37. -	Ecclesiastical Commissioners (England).	Amended -	LIV.
6 & 7 Vict. c. 94. -	Foreign Jurisdiction -	Amended -	CXI.
7 & 8 Vict. c. 44. -	Division of Parishes (Scotland).	Amended -	LXXXVII.
7 & 8 Vict. c. 101. -	Poor Laws -	Applied -	LXXVII.
8 & 9 Vict. c. 52. -	Declarations on taking Office.	Repealed -	CXIII.
8 & 9 Vict. c. 108. -	Oyster Fisheries (Ireland).	Explained and amended.	XXII.
8 & 9 Vict. c. 113. -	Law of Evidence -	Amended -	LXXXVIII.
8 & 9 Vict. c. 118. s. 13.	General Inclosure Act -	Amended -	XCVII.
9 & 10 Vict. c. 3. -	Grants for Piers, &c. (Ireland).	Repealed -	CXXI.
9 & 10 Vict. c. 95. -	County Courts -	Applied -	CXX.
10 & 11 Vict. c. 62. s. 11.	Naval Prisons -	Extended and amended.	CXXII.
10 & 11 Vict. c. 100. -	Irish Constabulary -	Amended -	XLV.
11 & 12 Vict. c. 63. s. 67.	Public Health -	Amended -	XIV.
11 & 12 Vict. c. 72. -	Irish Constabulary -	Repealed -	CIX.
11 & 12 Vict. c. 91. -	Poor Laws -	Amended -	CHI.
11 & 12 Vict. c. 107. -	Contagious Diseases among Cattle, &c. in Ireland.	Amended and applied.	XC.
12 & 13 Vict. c. 65. -	County Rates -	Amended and partly repealed.	CHI.
13 & 14 Vict. c. 36. -	Law Procedure (Scotland).	Amended -	CXIII.
			CXII.

Act affected.	Subject of Act affected.	How affected.	Act affecting.
13 & 14 Vict. c. 88. -	Oyster Fisheries (Ireland).	Explained and amended.	29 & 30 Vict. Cap. LXXXVIII.
13 & 14 Vict. c. 94. -	Ecclesiastical Commissioners (England).	Amended -	XCVII.
13 & 14 Vict. c. 101. -	Poor Laws -	Amended -	CXI.
14 & 15 Vict. c. 34. -	Labouring Classes Lodging Houses.	Applied -	CXIII.
14 & 15 Vict. c. 64. -	Expenses of Prosecutions.	Extended -	XXVIII.
14 & 15 Vict. c. 68. -	Dispensary Act -	Extended -	LII.
14 & 15 Vict. c. 76. -	Rights of Crown in New Forest.	Incorporated	XC.
14 & 15 Vict. c. 99. -	Law of Evidence -	Repealed -	LXII.
14 & 15 Vict. c. 105. -	Poor Laws -	Amended -	CXXI.
15 & 16 Vict. c. 81. -	County Rates -	Applied -	CXIII.
		Explained and amended.	LXXXVIII.
16 Vict. c. 23. -	Exchequer Bills -	Amended -	CXIII.
		Partly repealed.	XXIV.
16 & 17 Vict. c. 56. -	Land Revenues of the Crown.	Extended -	LXII.
16 & 17 Vict. c. 62. -	Contagious Diseases among Cattle, &c. &c. in Ireland.	Amended and applied.	IV.
16 & 17 Vict. c. 132. -	Exchequer Bills -	Partly repealed.	XXIV.
16 & 17 Vict. c. 136. -	Grants for Piers, &c. (Ireland).	Extended and amended.	XLV.
17 & 18 Vict. c. 36. -	Bills of Sale (Ireland) -	Amended -	XCVI.
17 & 18 Vict. c. 64. -	Public Libraries -	Amended -	CXIV.
17 & 18 Vict. c. 86. -	Reformatory Schools -	Repealed -	CXVII.
18 & 19 Vict. c. 63. -	Friendly Societies -	Amended -	XXXIV.
18 & 19 Vict. c. 87. -	Reformatory Schools -	Repealed -	CXVII.
18 & 19 Vict. c. 95. -	Public Libraries -	Amended -	CXIV.
18 & 19 Vict. c. 116. -	Diseases Prevention -	Extended -	XC.
18 & 19 Vict. c. 121. -	Nuisances Removal -	Amended -	XC.
19 & 20 Vict. c. 55. -	Ecclesiastical Commissioners.	Amended -	CXI.
19 & 20 Vict. c. 103. s. 69.	Nuisances Removal (Scotland).	Revived -	L.
19 & 20 Vict. c. 108. -	County Courts -	Amended -	XIV.
19 & 20 Vict. c. 109. -	Reformatory Schools -	Repealed -	CXVI.
20 & 21 Vict. c. 55. -	Reformatory Schools -	Amended -	CXVII.
20 & 21 Vict. c. 71. -	Lunacy (Scotland) -	Amended -	LI.
20 & 21 Vict. c. 85. -	Divorce and Matrimonial Causes.	Amended -	XXXII.
20 & 21 Vict. c. cxlvii. (Local and Personal.)	Thames Conservancy -	Amended -	LXXXIX.

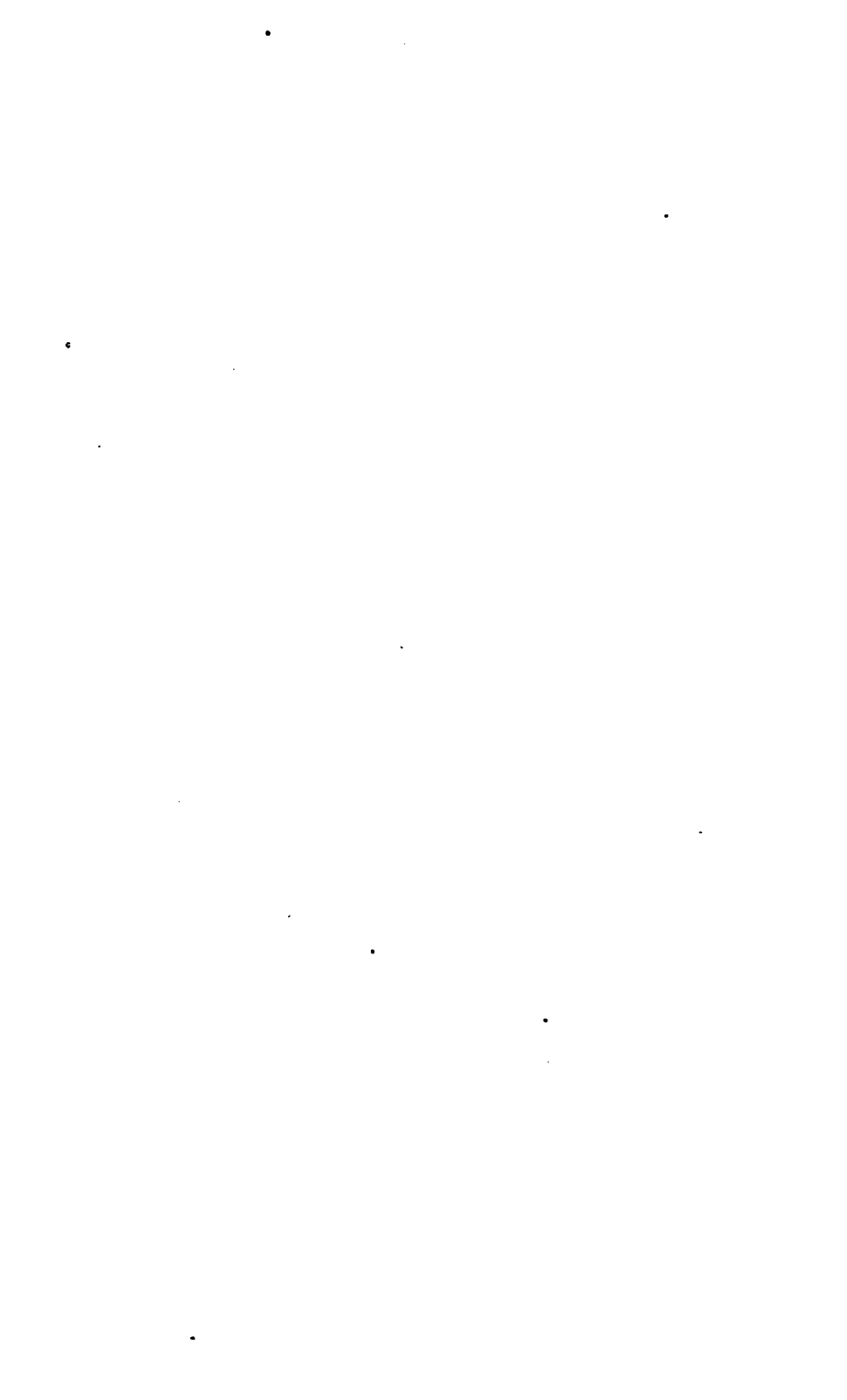
Act affected.	Subject of Act affected.	How affected.	Act affecting.
			29 & 30 Vict. Cap.
21 & 22 Vict. c. 57. -	Ecclesiastical Leases -	Amended -	LXXXI.
21 & 22 Vict. c. 72. -	Sale and Transfer of Land in Ireland.	Amended -	XXVI. and XCIX.
21 & 22 Vict. c. 89. -	Lunacy (Scotland) -	Amended -	LI.
21 & 22 Vict. c. 98. -	Local Government -	Extended -	XC.
21 & 22 Vict. c. 99. -	British Columbia -	Repealed -	LXVII.
22 & 23 Vict. c. 26. -	Civil Service Pensions and Superannuations.	Applied -	LXVIII.
23 & 24 Vict. c. 68. -	South Wales Highways	Partly re- pealed.	LXXIX.
23 & 24 Vict. c. 77. -	Nuisances Removal and Diseases Prevention.	Amended -	XLI. and XCI.
23 & 24 Vict. c. 79. -	Sheriff's Court Houses (Scotland)	Amended -	LIII.
23 & 24 Vict. c. 110. -	Customs Consolidation -	Amended -	XXXVI.
23 & 24 Vict. c. 113. -	Inland Revenue -	Amended and ap- plied.	LXIV.
23 & 24 Vict. c. 124. -	Ecclesiastical Commis- sioners (England).	Amended -	CXI.
23 & 24 Vict. c. 145. -	Trustees, Mortgagees, &c.	Applied -	XXVIII.
24 Vict. c. 5. -	Exchequer Bills -	Repealed -	XXIV.
24 & 25 Vict. c. 47. -	Harbours and Passing Tolls.	Amended -	XXX.
24 & 25 Vict. c. 55. -	Poor Laws -	Applied -	CXIII.
24 & 25 Vict. c. 80. -	Public Works and Har- bours.	Applied -	XXVIII.
24 & 25 Vict. c. 113. -	Industrial Schools -	Repealed -	CXVIII.
24 & 25 Vict. c. 123. -	Landed Estates Court (Ireland).	Amended -	XCIX.
24 & 25 Vict. c. 132. -	Industrial Schools -	Repealed -	CXVIII.
25 Vict. c. 3. -	Exchequer Bills -	Repealed -	XXIV.
25 & 26 Vict. c. 10. -	Industrial Schools -	Repealed -	CXVIII.
25 & 26 Vict. c. 43. -	Education of Pauper Children.	Amended -	CXIII.
25 & 26 Vict. c. 54. -	Lunacy (Scotland) -	Amended -	LI.
25 & 26 Vict. c. 58. -	Parochial Buildings (Scotland).	Explained and amended.	LXXV.
25 & 26 Vict. c. 66. -	Safe keeping of Pe- troleum.	Extended -	LXIX.
25 & 26 Vict. c. 101. -	Police and Improvement (Scotland).	Amended -	L.
26 & 27 Vict. c. 83. -	British Columbia -	Repealed -	LXVII.
26 & 27 Vict. c. 86. -	Drainage (Ireland) -	Amended -	XLIX.
26 & 27 Vict. c. 112. -	Telegraph Act -	Amended -	III.
27 & 28 Vict. c. 42. -	Parochial Officers Su- perannuation.	Amended -	CXIII.

Act affected.	Subject of Act affected.	How affected.	Act affecting.
			29 & 30 Vict. Cap.
27 & 28 Vict. c. 59. -	Lunacy (Scotland) -	Amended -	LL
27 & 28 Vict. c. 62. -	Isle of Man Harbours -	Amended -	XXIII.
27 & 28 Vict. c. 74. -	Exchequer Bills -	Partly re- pealed.	XXIV.
27 & 28 Vict. c. 82. -	New Zealand Loan -	Repealed -	CIV.
27 & 28 Vict. c. 85. -	Contagious Diseases Prevention.	Repealed -	XXXV.
27 & 28 Vict. c. 113. -	Thames Conservancy -	Amended -	LXXXIX.
27 & 28 Vict. c. 119. -	Naval Discipline -	Repealed -	CIX.
28 & 29 Vict. c. 27. -	Local Government Sup- plemental Act.	Amended -	CVI.
28 & 29 Vict. c. 29. -	Exchequer Bills -	Partly re- pealed.	XXIV.
28 & 29 Vict. c. 42. -	Ecclesiastical Commis- sioners (England).	Amended -	CXI.
28 & 29 Vict. c. 45. ss. 6, 7.	Common Law Court Fees.	Repealed -	CI.
28 & 29 Vict. cc. 48. 49.	Site and Building of Courts of Justice.	Amended -	LXIII.
28 & 29 Vict. c. 51. -	Dockyards Extension -	Amended and con- tinued.	XXVII. and XCVIII.
28 & 29 Vict. c. 70. -	Irish Constabulary -	Amended -	CIII.
28 & 29 Vict. c. 75. -	Sewage Utilization -	Amended -	XC.
28 & 29 Vict. c. 88. -	Record of Titles (Ire- land).	Amended -	XCIX.
28 & 29 Vict. c. 101. -	Land Debentures (Ire- land).	Amended -	XCIX.
28 & 29 Vict. c. 115. -	Naval Discipline -	Repealed -	CIX.
29 & 30 Vict. c. 1. -	Habeas Corpus Suspen- sion (Ireland).	Continued -	CXIX.
29 & 30 Vict. c. 15. -	Cattle Disease -	Amended -	CX.
29 & 30 Vict. c. 117. -	Reformatory Schools -	Applied -	CXVIII.

Groups of Acts affected by Acts of 29 & 30 Vict.

The Acts relating to -	Parliamentary Oaths -	Acts and Parts of Acts in Schedule repealed.	XIX.
" "	Exchequer and Audit -	Acts and Parts of Acts in Schedule repealed.	XXXIX.

Act affected.	Subject of Act affected.	How affected.	Act affecting.
The Acts relating to -	Improvement, &c. of Land in Ireland.	Amended -	29 & 30 Vict. Cap. XL.
" "	Advances by Exchequer Loan Commissioners.	Extended -	LXXII.
" "	Commissioners of Public Works in Ireland.	Extended -	LXXIII.
" "	Standards of Weight and Measure.	Parts of Acts in Schedule repealed.	LXXXII.
" "	Thames Conservancy -	Parts of Acts in Schedule repealed.	LXXXIX.



THE

STATUTES AT LARGE.

Anno Regni VICTORIÆ, Britanniarum Reginæ,
Vicesimo Nono & Tricesimo.

‘**A**T the Parliament begun and holden at *Westminster*, the First Day of *February*, Anno Domini 1866, in the Twentieth Year of the Reign of our Sovereign Lady *Victoria*, by the Grace of God of the United Kingdom of *Great Britain* and *Ireland*, Queen, Defender of the Faith; being the First Session of the Nineteenth Parliament of the United Kingdom of *Great Britain* and *Ireland*.’

C A P. I.

An Act to empower the Lord Lieutenant or other Chief Governor or Governors of *Ireland* to apprehend, and detain for a limited Time, such Persons as he or they shall suspect of conspiring against Her Majesty's Person and Government. [17th *February* 1866.]

‘**W**HEREAS a treasonable Conspiracy now unfortunately exists in *Ireland*.’

Therefore, for the better Preservation of Her Majesty's most sacred Person, and for securing the Peace, the Laws, and Liberties of this Kingdom, be it enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, as follows :

1. That all and every Person and Persons who is, are, or shall be within Prison within that Part of the United Kingdom of *Great Britain* and *Ireland* called *Ireland* at or on the Day on which this Act shall receive Her Majesty's Royal Assent, or after, by Warrant of Her Majesty's Most Honourable Privy Council of *Ireland*, signed by Six of the said Privy Council, for High Treason or Treason Felony or treasonable Practices, or Suspicion of High Treason or Treason Felony or treasonable Practices, or by Warrant signed by the Lord Lieutenant or other Chief Governor or Governors of *Ireland* for the Time being, or his or their Chief Secretary, for such Causes as aforesaid, may be detained in safe Custody without Bail or Mainprize until the

Persons imprisoned in *Ireland* for High Treason or Treason Felony, &c. may be detained till 1st Sept. 1866, and shall not be bailed or tried without an Order from the Privy Council.

*Habeas Corpus Suspension (Ireland).**Cattle Diseases.*

First Day of *September* One thousand eight hundred and sixty-six, and that no Judge or Justice of the Peace shall bail or try any such Person or Persons so committed without Order from Her said Majesty's Privy Council until the said First Day of *September* One thousand eight hundred and sixty-six, any Law or Statute to the contrary notwithstanding.

Persons to whom Warrants of Commitments are directed shall detain the Persons so committed in safe Custody.

2. In Cases where any Person or Persons have been before the passing of this Act, or shall be during the Time this Act shall continue in force, arrested, committed, or detained in Custody by force of a Warrant or Warrants of Her Majesty's Most Honourable Privy Council of *Ireland*, signed by Six of the said Privy Council, for High Treason or Treason Felony or treasonable Practices, or Suspicion of High Treason or Treason Felony or treasonable Practices, or by Warrant or Warrants signed by the Lord Lieutenant or other Chief Governor or Governors of *Ireland* for the Time being, or his or their Chief Secretary, for such Causes as aforesaid, it shall and may be lawful for any Person or Persons to whom such Warrant or Warrants have been or shall be directed to detain such Person or Persons so arrested or committed in his or their Custody in any Place whatever within *Ireland*, and that such Person or Persons to whom such Warrant or Warrants have been or shall be directed shall be deemed and taken to be to all Intents and Purposes lawfully authorized to detain in safe Custody, and to be the lawful Gaolers and Keepers of such Persons so arrested, committed, or detained, and that such Place or Places, where such Persons so arrested, committed, or detained are or shall be detained in Custody shall be deemed and taken to all Intents and Purposes to be lawful Prisons and Gaols for the Detention and safe Custody of such Person and Persons respectively; and that it shall and may be lawful to and for the Lord Lieutenant or other Chief Governor or Governors of *Ireland* for the Time being, by Warrant signed by him or them, or for the Chief Secretary of such Lord Lieutenant or other Chief Governor or Governors, by Warrant signed by such Chief Secretary, or for Her Majesty's Privy Council of *Ireland*, by Warrant signed by Six of the Privy Council, from Time to Time, as Occasion shall be, to change the Person or Persons by whom and the Place in which such Person or Persons so arrested, committed, or detained shall be detained in safe Custody.

Persons charged with Custody, as also Place of Detention, may be changed by Warrant as herein mentioned.

Copies of Warrants to be transmitted to the Clerk of the Crown for Dublin.

3. Provided always, That Copies of such Warrants respectively shall be transmitted to the Clerk of the Crown in and for the County of the City of *Dublin*, and shall be filed by him in the Public Office of the Pleas of the Crown in the City of *Dublin*.

C A P. II.

An Act to amend the Law relating to Contagious or Infectious Diseases in Cattle and other Animals.

[20th February 1866.]

‘WHEREAS it is expedient to amend the Law relating to Contagious or Infectious Diseases in Cattle and other Animals:’

Be

Cattle Diseases.

Be it enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, as follows :

1. This Act shall be cited for all Purposes as "The Cattle Diseases Prevention Act, 1866."

2. This Act shall not apply to *Ireland*.

3. "Person" shall include a Body of Persons corporate or unincorporate :

"Cattle" shall mean Bull, Cow, Ox, Heifer, or Calf :

"Animal" shall mean Cattle, as above defined, Sheep, Goats, and Swine :

"Cattle Plague" shall mean the Rinderpest or Disease commonly called the Cattle Plague :

"Municipal Borough" or "Borough" shall mean any Place for the Time being subject to an Act passed in the Session holden in the Fifth and Sixth Years of the Reign of King *William* the Fourth, Chapter Seventy-six, intituled *An Act to provide for the Regulation of Municipal Corporations in England and Wales*, which is not assessed to the County Rate of any County by the Justices of such County :

"County" shall not include a County of a City or County of a Town, but shall include any Riding, Division, or Parts of a County having a separate Commission of the Peace :

The Liberty of *St. Albans*, and the Liberty of the *Isle of Ely*, and the Soke of *Peterborough*, shall respectively be deemed to be separate Counties, but all other Liberties and Franchises of Counties shall be considered as forming Part of the County by which they are surrounded, or if partly surrounded by Two or more Counties, then as forming Part of that County with which they have the longest Common Boundary :

"The Metropolis" shall include all Parishes and Places in which the Metropolitan Board of Works have Power to levy a Main Drainage Rate :

Every Place that is not, according to the foregoing Definitions, a Borough, a County, or a Part of the Metropolis, or is not separately mentioned in the Schedule hereunto annexed, shall be deemed to form Part of the County, as herein-before defined, to the County Rate of which it is assessed, or, if not so assessed, of the County within which it is situate.

4. For the Purposes of this Act "District," "Local Authority," "Local Rate," and "Clerk of Local Authority" shall respectively mean the Places, Bodies of Persons, Rate, and Officer in the First Schedule hereto annexed in that Behalf mentioned : Provided that within the City of *London* and the Liberties thereof the Court of the Lord Mayor and Aldermen shall, for all the Purposes of this Act, except that of making a Rate, be deemed the Local Authority, but for the Purpose of making a Rate for the Purposes of this Act the Metropolitan Board of Works shall be the Local Authority.

5. As soon as conveniently may be after the passing of this Act the Commissioners of Supply in every County in *Scotland* shall meet and nominate not less than Four or more than Fifteen of their

Short Title.

Application of Act.

Definition of certain Terms :

"Person" :

"Cattle" :

"Animal" :

"Cattle

Plague" :

"Municipal

Borough" :

"County" :

"The Metropolis."

Definition of "District,"

"Local Authority,"

"Local Rate,"

and "Clerk of Local Authority."

Appointment of Local Authority in Counties in Scotland.

Cattle Diseases.

their Number to act on the County Board for the Purposes of this Act, and shall intimate to the Lord Lieutenant of the County and the Convener of the County the Number and Names of the Persons so appointed; and the Lord Lieutenant shall forthwith nominate an equal Number of Persons being Tenants of Agricultural Subjects, valued in the Valuation Roll in force for the Time at One hundred Pounds a Year or upwards, within such County to act on the County Board, and shall intimate the Names of the Persons so nominated to the Convener of the County, and the Persons so nominated by the Commissioners of Supply and Lord Lieutenant respectively, and also the said Lord Lieutenant, the Convener of the County, and the Sheriff of the County, or, in his Absence, any of his Substitutes within such County as he may direct, shall constitute the Local Authority; and so far as not otherwise provided by this Act such Local Authority shall have all the Powers conferred on the Local Authority by this Act, and shall have Power to elect a Chairman, specify a Quorum, and make all Regulations necessary for carrying the Purposes of this Act into effect.

Power to assemble adjourned Sessions.

6. Where the General or Quarter Sessions in any County do not stand adjourned to some Day not later than Seven Days after the passing of this Act, such Sessions shall notwithstanding be deemed, by virtue of this Act, to stand adjourned to *Monday* in the First Week succeeding the Week in which this Act passes.

Meeting of Local Authority in Scotland.

7. The First Meeting of the Local Authority in *Scotland* shall be held on a Day to be fixed and notified by the Convener of the County, and the Local Authority may adjourn from Time to Time as they may think fit.

Power to Local Authority to form Committee of its own Members and others.

8. Any Local Authority may form One or more Committee or Committees consisting wholly of its own Members, or partly of its own Members and partly of such other Persons, being rated Occupiers in the District and qualified in such other Manner as the Local Authority may determine, and may delegate to such Committee all or any Powers conferred on them by this Act, excepting the Power to make a Rate, and may from Time to Time revoke or alter any Power so given to such Committee.

A Committee may elect a Chairman of their Meetings. If no such Chairman is elected, or if the Chairman elected is not present at the Time appointed for holding the same, the Members present shall choose One of their Number to be Chairman of such Meeting. A Committee may meet and adjourn as they think proper. Every Question at a Meeting shall be determined by a Majority of Votes of the Members present, and voting on that Question; and in case of an equal Division of Votes the Chairman shall have a Second or Casting Vote.

The Proceedings of a Committee shall not be invalidated by any Vacancy or Vacancies amongst its Members, or, in case of a Committee appointed by the General or Quarter Sessions of a County, by the Termination of the Sessions by which they were appointed: Provided always, that in the Case of the Formation of Two or more Committees, such Committees shall act according to such Rules as shall be laid down for their Guidance by such Local Authority.

9. Every

Cattle Diseases.

9. Every Local Authority shall with all convenient Speed appoint such Number of Inspectors and other Officers as it shall think necessary for carrying into effect the Provisions of this Act within its District. It shall assign them such Duties, and award them such Salaries or Allowances, as it thinks expedient; and no Stamp shall be required on the Appointment of any Officer made in pursuance of this Act. It may revoke any Appointment so made: Provided that all Persons appointed Inspectors before the passing of this Act under the Authority of any Order of the Lords of Her Majesty's Privy Council relative to the Cattle Plague, and being such at the passing of this Act, shall be Cattle Inspectors to act in the Execution of this Act in and for the Districts for which they respectively were appointed; but any such Appointment may at any Time be revoked by the Authority that would be empowered to revoke it if it had been made under this Act.

Appointment of Inspectors and other Officers.

The Certificate of an Inspector of the Local Authority that an Animal is affected by Cattle Plague shall for the Purposes of this Act be conclusive Evidence in all Courts of Justice and elsewhere of its having been so affected.

10. Any Inspector or other Officer authorized to carry into effect the Provisions of this Act may, at all Times, enter any Field, Stable, Cow Shed, or other Premises within his District where he has reasonable Grounds for supposing that Cattle affected by the Cattle Plague are to be found, for the Purpose of carrying into effect the Provisions of this Act; and if any Person refuses Admission to or obstructs or impedes or aids in obstructing or impeding any such Inspector or other Officer, he shall for each Offence be liable to a Penalty not exceeding Twenty Pounds: Provided always, that such Inspector shall, if required, state in Writing the Grounds on which he has entered such Premises for the Purpose aforesaid.

Power of Entry for Inspectors, &c.

Penalty for impeding Inspectors.

PART I.**TEMPORARY PROVISIONS.**

11. Part I. of this Act shall continue in force till the Fifteenth Day of *April* One thousand eight hundred and sixty-six, and no longer, unless continued or renewed by Order of Her Majesty in Council; and it shall be lawful for Her Majesty, by Order in Council, from Time to Time to continue, or to renew if expired, all or any of the Provisions in this Part of this Act contained for such Time as is specified in such Order.

Limit of Duration of Part I.

Slaughter of diseased Animals.

12. Every Local Authority shall cause all Animals affected with the Cattle Plague within its District to be slaughtered, and shall, by way of Compensation for every Animal so slaughtered, pay to the Owner thereof such Sum not exceeding Twenty Pounds, and not exceeding One Half of the Value of the Animal immediately before it was affected with the Cattle Plague, as to such Local Authority may seem fit.

Power to slaughter diseased Animals.

Cattle Diseases.

Burial of diseased Animals.

13. Every Local Authority shall cause every Animal that has died of Cattle Plague, or has been slaughtered in consequence of being affected with Cattle Plague within its District, to be buried as soon as possible in its Skin in some proper Place, and to be covered with a sufficient Quantity of Quicklime or other Disinfectant, and with not less than Six Feet of Earth.

Purification of Sheds, &c. of diseased Animals.

14. Every Local Authority shall, within its District, cause the Yard, Shed, Stable, Field, or other Premises in which any Animal affected with Cattle Plague has been kept while affected by the Disease, or has died or been slaughtered, to be thoroughly cleansed and disinfected, and all Hay, Straw, Litter, Dung, or other Articles that have been used in or about any such Animal to be burnt or otherwise destroyed; and no fresh Animal shall be admitted into any Yard, Shed, Stable, Field, or other Premises in which any Animal affected with Cattle Plague has been kept while affected by the Disease, or has died or been slaughtered, until the Expiration of Thirty Days after the cleansing and disinfecting of such Premises in pursuance of this Act; and every Local Authority shall direct the disinfecting the Clothes of, and the Use of due Precautions by Inspectors, Cattle Overseers, and others in contact with Animals affected by the Cattle Plague, with a view to prevent the spreading of Contagion.

Power to order Slaughter of Cattle herded with diseased Animals.

15. A Local Authority may, if it thinks fit, cause to be slaughtered any Animal that has been in the same Shed or Stable, or in the same Herd or Flock, or in contact with any Animal affected with Cattle Plague within its District; and the Owner of any Animal so slaughtered may either dispose of the Carcase on his own Account, with a Licence from some Officer appointed in that Behalf by a Local Authority, or may require the Local Authority to dispose of the same, in which Case such Local Authority shall pay to the Owner thereof, by way of Compensation, such Sum, not exceeding Twenty-five Pounds, as may equal Three Fourths of the Value of the Animal slaughtered: Provided always, that the Lords of Her Majesty's Most Honourable Privy Council, or any Two or more of them, may reserve Animals (ordered to be slaughtered as aforesaid) for the Purpose of experimental Treatment.

Power to ascertain Value of slaughtered Animals.

16. The Local Authority may require the Value of any Animal slaughtered under this Act to be ascertained by Officers of the Local Authority or by Arbitration, and generally may impose Conditions as to Evidence of the Slaughter and Value of the Animals slaughtered: Provided that no Compensation shall in any Case be paid in respect of any Animal found affected with Cattle Plague in a Market or on a Highway, or in respect of any Animal which has been moved or otherwise dealt with in contravention of this Act, or any Order of a Local Authority made in pursuance thereof.

Movement of Cattle.

Regulations as to Movement of Cattle.

17. All Cattle brought by Sea from any Place in *Great Britain* or from any Place out of the United Kingdom into any Town or Place in *Great Britain* shall be marked by clipping the Hair off the

Cattle Diseases.

the End of the Tail, and no such Cattle shall be removed alive from such Town or Place except by Sea.

No Cattle shall be moved on any Railway before the Twenty-fifth Day of *March* One thousand eight hundred and sixty-six.

PART II.*Expenses.*

18. All Expenses incurred by a Local Authority in pursuance of this Act, including any Compensation payable by it in respect of Animals slaughtered in pursuance of this Act, shall be defrayed out of the Local Rate as defined by this Act, or out of a separate Rate to be levied in all respects in the same Manner as the Local Rate, and included under the Term "Local Rate."

Expenses of
Local Authority.

Any Person who is not the Owner of the Premises in respect of which he is rated, under this Section, to the Local Rate may deduct from the growing Rent due to the Owner of such Premises One Half of the Rate payable by him for the Purposes of this Act, and every Owner shall allow such Deduction accordingly.

"Owner" for the Purposes of this Section shall mean the Person for the Time being entitled to receive the Rackrent of the Premises in respect of which the Rate is made on his own Account, or who would be entitled to receive the same if such Premises were let at a Rackrent, including under the Term "Rackrent" any Rent which is not less than Two Thirds of the net annual Value of the Premises out of which the Rent issues.

Every Local Authority shall have Power, notwithstanding any Limit in any Act of Parliament, to levy a Local Rate to the Amount required for the Purposes of this Act, but every Rate or Increase of Rate levied under this Section shall in all Precepts for the Levy thereof be described as a separate Rate or separate Item of Rate, and when collected from the individual Ratepayers it shall be collected as a separate Rate or specified as a separate Item of Rate.

19. Where, before the passing of this Act, any Person has suffered so great a Loss of Cattle by Cattle Plague as to entitle him in the Opinion of the Local Authority to a Remission in whole or in part of any Rate due from him for the Purposes of this Act, such Remission may be granted by the Local Authority.

Power to remit
Rate in certain
Cases.

When within the District of any Local Authority any Sum has been raised by a voluntary Rate for the Purpose of paying for Cattle slaughtered with a view of preventing the Spread of the Cattle Plague, the Local Authority may, with the Consent of the Managers of such voluntary Rate, after satisfying itself that the Rate or such Portion of the Rate as has been expended has been duly expended for the Purpose aforesaid, and having received from such Managers the Balance of such Rate, if any, apply it to the Purposes of this Act, and in such Case the Sums proved to the Satisfaction of such Local Authority to have been paid by any Person to such voluntary Rate, and to have been duly accounted for, shall be deducted from any Rate payable by such Person under the Provisions of this Act.

Application of
Balance of
voluntary Rate.

20. Where any Animal has been slaughtered under the Provisions of this Act, the Owner of such Animal shall not be entitled

Amount of In-
surance that
may be reco-
to

Cattle Diseases.

vered on slaughtered Animals.

to recover in respect of the Insurance of such Animal any Sum which, together with the Payment he receives for such Animal under the Provisions of this Act, shall exceed the Sum which he would otherwise have been entitled to receive in respect of such Insurance.

Mode of levying and recovering Assessments in Scotland.

21. The Local Authority in Counties in *Scotland* shall from Time to Time give Notice to the Commissioners of Supply of the Sums necessary to be provided under the Provisions of this Act by means of the Local Rate, and the Amount so intimated shall be assessed and collected by the Commissioners of Supply according to the Real Rent of Lands and Heritages as appearing on the Valuation Roll in force for the Year, and pay over the same to the Local Authority, and the Local Authority in Burghs in *Scotland* shall in like Manner assess and collect the Amount required to be raised by Local Rate within such Burgh, and all such Assessments shall be payable by the Tenant who shall be entitled to deduct One Half thereof from the Rent payable by him to the Proprietor, and all the Provisions in regard to the Recovery of Assessments in the Act Twentieth and Twenty-first *Victoria*, Chapter Seventy-two, intituled *An Act to render more effectual the Police in Counties and Burghs in Scotland*, shall be held to be incorporated in this Act in so far as not inconsistent with its Provisions.

As to the Mortgage of Rates in certain Cases.

22. Whenever the Rate levied or to be levied for the Purposes of this Act exceeds the Sum of Sixpence in the Pound, a Local Authority may, for the Purposes of defraying any further Costs, Charges, and Expenses under this Act, borrow and take up at Interest, on the Credit of the Local Rate, any Sums of Money necessary for defraying such Costs, Charges, and Expenses; and for the Purpose of securing the Repayment of any Sums of Money so borrowed, together with such Interest as aforesaid, the Local Authority may mortgage and assign over the said Local Rate for any Period not exceeding Seven Years to the Persons by or on behalf of whom such Sums are advanced; and in any Case where the Rate levied or to be levied for meeting the Charges of this Act shall exceed Ninepence in the Pound, the Lords of the Treasury may, upon Application from the Local Authority, extend the Term to any Term not exceeding Fourteen Years, and the Local Authority may mortgage and assign over the said Rate for any Term not exceeding Fourteen Years accordingly.

Certain Clauses of 10 & 11 Vict. c. 16. incorporated.

23. The Clauses of the Commissioners Clauses Act, 1847, with respect to Mortgages to be created by the Commissioners, shall form Part of and be incorporated with this Act, and any Mortgagee or Assignee may enforce Payment of his Principal and Interest by Appointment of a Receiver. In the Construction of those Clauses the Commissioners shall mean "the Local Authority."

Power to Public Works Loan Commissioners to lend Money.

24. The Public Works Loan Commissioners, as defined by "The Public Works Loan Act, 1853," may, out of Monies at their Disposal, with the Approval of the Lords Commissioners of the Treasury, advance to any Local Authority, upon the Security of the Local Rate, without any further Security, to be repaid, with Interest, within any Period as aforesaid, any Sums of Money to be applied

Cattle Diseases.

applied by such Authority in carrying into effect the Purposes of this Act.

Miscellaneous.

25. Every Local Authority shall report to the Privy Council the State of the Cattle Plague in their District, and give such other Information with respect to the Cattle Plague, in such Form and at such Time as the Privy Council may require.

Reports by Local Authority to Privy Council.

26. Any Local Authority may purchase or hire a Piece or Pieces of Land for the Purpose of burying therein Animals dying of Cattle Plague or slaughtered under this Act, and, in the Case of Seaports, for the Purpose of providing proper Places for the Slaughter of Cattle which under the Provisions of this Act cannot be removed alive from such Ports; and in order to facilitate any such Purchase the Provisions of "The Lands Clauses Consolidation Act, 1845," relating to the Purchase of Land by Agreement, shall be incorporated with this Act.

Power to purchase Land for Burial of diseased Animals.

Legal Proceedings and Saving Clauses.

27. If any Person acts in contravention of any Provisions in this Act contained, or any Order made by a Local Authority in pursuance of this Act, he shall for each Offence incur a Penalty not exceeding Twenty Pounds, and where any such Offence is committed with respect to more than Four Animals, a Penalty not exceeding Five Pounds for each Animal may be imposed instead of the Penalty of Twenty Pounds.

Penalty for Disobedience of Act or Order.

28. In the event of any Person refusing or delaying to comply with the Order of any Local Authority in *Scotland*, the Local Authority may give Information thereof to the Procurator Fiscal of the County or Burgh, who may apply to the Sheriff for a Warrant to carry out such Order, and such Warrant may be executed by the Officers of Court in the usual Way.

Local Authority in Scotland may apply to the Procurator Fiscal.

29. In *Scotland* all the Judicial Powers given to Justices and Quarter Sessions, or to Magistrates in Boroughs, by this Act, may also be exercised by the Sheriff of the County or the Sheriff Substitute.

Sheriff in Scotland to have concurrent Jurisdiction.

30. Penalties under this Act, and Expenses directed to be recovered in a summary Manner, may be recovered before Two Justices in manner directed by an Act passed in the Session holden in the Eleventh and Twelfth Years of the Reign of Her Majesty Queen Victoria, Chapter Forty-three, intituled *An Act to facilitate the Performance of the Duties of Justices of the Peace out of Sessions within England and Wales with respect to summary Convictions and Orders*, or any Act amending the same, and in *Scotland* by summary Complaint before the Sheriff, Sheriff Substitute, or Two Justices, or in Boroughs before the Magistrates, in manner provided by the Summary Procedure Act, 1864.

Recovery of Penalties.

Any Railway Company or other Body Corporate may appear before any Justice, Sheriff, or Sheriff Substitute by any Member of their Board of Management, or by any Officer authorized in Writing under the Hand of any Director or Manager of the Company.

*Cattle Diseases.***Appeal.**

31. If any Party feels aggrieved by the Dismissal of his Complaint by the Justices, or by any Determination or Adjudication of the Justices with respect to any Penalty or Forfeiture under this Act, the Party so dissatisfied may appeal therefrom, subject to the Conditions and Regulations following :

1. The Appeal shall be made to some Court of General or Quarter Sessions for the County or Place in which the Cause of Appeal has arisen, holden not less than Fifteen Days and not more than Four Months after the Decision of the Justices from which the Appeal is made :
2. The Appellant shall, within Three Days after the Cause of Appeal has arisen, give Notice to the Clerk of the Petty Sessional Division for which the Justices act whose Decision is appealed from of his Intention to appeal, and of the Grounds thereof, and in *Scotland* to the Clerk of the Peace for the County :
3. The Appellant shall immediately after such Notice enter into a Recognizance, before a Justice of the Peace, with Two sufficient Sureties, conditioned personally to try such Appeal, and to abide the Judgment of the Court thereon, and to pay such Costs as may be awarded by the Court :
4. The Court may adjourn the Appeal, and may make such Order thereon as they think just :

But nothing in the present Section respecting Appeals shall affect any Enactments relative to Appeals in Cases of summary Convictions or Adjudications in the City of *London* or the Metropolitan Police District.

Confirmation of Orders.

32. All Orders made by the Lords of Her Majesty's Privy Council in pursuance of the Act of the Session of the Eleventh and Twelfth Years of the Reign of Her present Majesty, Chapter One hundred and seven, and all Orders made and Notices published by Local Authorities under the Powers conferred on them by such Orders of the Lords of Her Majesty's Privy Council, shall be deemed to have been duly made and authorized by the said Act, and shall, so far as they are consistent with this Act, remain in full Force until they are revoked or have expired by Lapse of Time.

Expenses incurred prior to passing of Act.

33. All Expenses already incurred by any Local Authority as defined by the said Orders of the Lords of Her Majesty's Privy Council previous to the passing of this Act, in publishing any Notices or Advertisements in pursuance of or under any Authority derived from any Order of the Lords of Her Majesty's Privy Council made in pursuance of the said Act, shall be deemed to have been duly charged on any Rate out of which such Expenses have been defrayed; or such Expenses may be paid in like Manner as Expenses incurred pursuant to this Act.

Continuance of Act.

34. This Act shall continue in force until the First Day of *June* One thousand eight hundred and sixty-seven, and until the End of the then Session of Parliament, and no longer, except in so far as respects the Power of levying Rates for repaying any Sums borrowed under the Provisions of this Act : Provided that it shall be lawful for Her Majesty in Council at any Time to suspend the Operation of this Act as respects the Slaughter of Cattle.

*Cattle Diseases.**Telegraph Act Amendment.***SCHEDULE.**

Districts of Local Authority.	Description of Local Authority of District set opposite its Name.	Local Rate.	Clerk of Local Authority.
ENGLAND AND WALES.			
Counties except the Metropolis.	The Justices in General or Quarter Sessions assembled.	The County Rate, or Rate in the Nature of a County Rate.	Clerk of the Peace.
The Metropolis	The Metropolitan Board of Works.	Rate or Fund applicable to the Payment of the general Expenses of the Board.	The Clerk of the Metropolitan Board of Works.
Boroughs	The Mayor, Aldermen, and Burgesses acting by the Council.	The Borough Fund or Borough Rate.	Town Clerk.
District of Local Board of Oxford.	The Local Board	Rate leviable by the Local Board.	Clerk of the Local Board.

SCOTLAND.

Counties, including any Town or Place which does not return or contribute to return a Member to Parliament.	The Persons appointed in Sec. 5 of this Act.	Rate appointed to be levied in Sec. 21 of Act.	Clerk of Supply.
Burghs which return or contribute to return a Member to Parliament.	The Magistrates and Town Council.	Do. Do.	Town Clerk.

C A P. III.

An Act to amend The Telegraph Act, 1863.

[6th March 1866.]

BE it enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, as follows :

1. The Powers vested in One of Her Majesty's Principal Secretaries of State by Section Fifty-two of The Telegraph Act, 1863, may be exercised in *Ireland* by the Lord Lieutenant or other Chief Governor or Governors of *Ireland* for the Time being, as well as by One of Her Majesty's Principal Secretaries of State, subject, with respect to Compensation, and in all other respects, to the Provisions in that Section contained.

2. Where the Powers of Section Fifty-two of the said Act are exercised by the Lord Lieutenant or other Chief Governor or Governors of *Ireland*, then and in every such Case, in Section Fifty-

Powers vested in Secretary of State under 26 & 27 Vict. c. 112. s. 52. may be exercised by Lord Lieutenant.

In which case s. 51 of above-recited Act to be altered as to Ireland.

*Telegraph Act Amendment.**Cattle Diseases (Ireland).*

Fifty-one of the same Act, the Lord Chief Justice of Her Majesty's Court of Common Pleas in *Dublin* shall be deemed to be substituted for the Lord Chief Justice of Her Majesty's Court of Common Pleas at *Westminster*.

Extension of
Sects. 48 to 53 to
all Companies.

3. The Provisions of the following Sections of the said Act, namely, Sections Forty-eight to Fifty-one (both inclusive), Section Fifty-two as amended by this Act, and Section Fifty-three, shall extend and apply to all incorporated Companies, existing or future, constituted with the Object or carrying on the Business of constructing, maintaining, or working Telegraphs, and to the Works of those Companies.

Short Title.

4. This Act may be cited as The Telegraph Act Amendment Act, 1866.

C A P. IV.

An Act to amend the Law relating to Contagious Diseases amongst Cattle and other Animals in *Ireland*.

[6th March 1866.]

11 & 12 Vict.
c. 107.

‘ WHEREAS an Act was passed in the Eleventh and Twelfth Years of the Reign of Her present Majesty, Chapter One hundred and seven, for the more effectually preventing the spreading of Contagious or Infectious Disease amongst Cattle, Sheep, Horses, Swine, or other Animals :

16 & 17 Vict.
c. 62.

‘ And whereas the said Act has been extended and continued by an Act passed in the Sixteenth and Seventeenth Years of the Reign of Her Majesty, Chapter Sixty-two, and has by sundry Acts been further continued as so extended, and is now in force until the First Day of *August* One thousand eight hundred and sixty-six and the End of the then next Session of Parliament : And whereas it is expedient, so far as *Ireland* is concerned, to amend the said Act :

Be it therefore enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, as follows :

Powers vested
in Privy Council
may be
exercised by
the Lord Lieutenant,
&c.

1. The several Powers and Authorities by the said recited Acts vested in the Lords and others of Her Majesty's Privy Council shall and may be exercised by the Lord Lieutenant or other Chief Governor or Governors of *Ireland* for the Time being, by and with the Advice of Her Majesty's Privy Council in *Ireland*.

The Lord Lieutenant,
with
the Advice of
Privy Council
in *Ireland*, may
make Orders
and Regulations
for the Pur-
poses of the
recited Acts
and this Act.

2. It shall be lawful for the said Lord Lieutenant or other Chief Governor or Governors of *Ireland*, by and with the Advice of Her Majesty's Privy Council in *Ireland*, from Time to Time to make such Orders and Regulations as to him or them may seem necessary for the Purposes in the said recited Acts mentioned, and for the Purpose of regulating the Embarkation and Landing of Persons in charge of Cattle or Sheep or other Animals, and of prohibiting and regulating the Importation into *Ireland* of Cattle, Dogs, and other Animals, and of all other Articles likely to carry or communicate Infection, and all such Orders and Regulations as to him or them may seem necessary (including the compulsory Slaughter and Burial of Animals in an infected State or likely to propagate Infection)

for

Cattle Diseases (Ireland).

for the Purpose of preventing the Introduction of the Cattle Plague into *Ireland*, and for the Purpose of preventing the spreading of the same in case it should appear in *Ireland*, and of making all other Orders or Regulations for enforcing and giving better Effect to this or the said recited Acts ; and such Orders and Regulations, when made, and published in the *Dublin Gazette*, as herein-after mentioned, shall have the same Force as if they had been inserted in this Act.

3. All Orders and Regulations made under the Authority of this Act shall, within One Week after the making thereof, be published in the *Dublin Gazette* ; and Copies of the said Orders and Regulations shall be posted at such Places and in such Manner as the Lord Lieutenant or other Chief Governor or Governors of *Ireland*, with the Advice and Consent of Her Majesty's Privy Council in *Ireland*, may direct.

Orders to be published in the *Dublin Gazette*.

4. In all Courts of Justice a Copy of the *Dublin Gazette*, purporting to be printed by the Queen's Authority, shall be conclusive Evidence of the due making and Publication of the Orders or Regulations which may be found therein, and it shall not be necessary to prove any other Publication or the posting of the said Orders and Regulations.

Dublin Gazette shall be Evidence of all Orders or Regulations found therein.

5. All Penalties imposed by this Act or the recited Acts, save as herein-after provided, may be recovered in *Ireland* before a Justice at Petty Sessions, in the Manner directed by the Acts regulating Petty Sessions in *Ireland* ; and all Penalties shall be applied as follows, that is to say, a Part thereof not exceeding One Third may be awarded to the Informer, and the rest to Her Majesty, to be applied in aid of the Fund by this Act created.

Recovery and Application of Penalties.

6. If any Person acts in contravention of any Provisions in this Act contained, or any Order made in pursuance of this Act, he shall for each Offence incur a Penalty not exceeding Twenty Pounds, and where any such Act is committed with respect to more than Four Animals, a Penalty not exceeding Five Pounds for each Animal may be imposed instead of the Penalty of Twenty Pounds.

Penalty for contravening Act or Orders.

7. If any Person moves or otherwise deals with any Animal, Matter, or Thing, in contravention of this Act or any Order or Regulation made in pursuance thereof, or if any Drover or Person in charge of any such Animal, Matter, or Thing acts in contravention of any such Order or Regulation, any Inspector or other Officer appointed for carrying into effect the Purposes of this Act, or any Constable or Police Officer, may take such Offender into Custody, and detain him for such Time as may be necessary to bring him before any Justice of the Peace, who shall thereupon be authorized to adjudicate in a summary Manner on the Penalty to be paid by him ; any such Officer may also seize any Animal, Matter, or Thing in the Charge of the Offender, and take them to some Place where they can be safely kept, and there detain them until he can obtain an Order of a Justice respecting them.

Power of Constable or Police Officer appointed to carry into effect the Purposes of this Act.

Any Justice to whom Application is made for an Order respecting any Animal, Matter, or Thing detained under this Section may order same to be detained or disposed of in such Manner as may be directed by any Orders or Regulations to be made in pursuance of this

Power of Justices herein.

Cattle Diseases (Ireland).

this Act; provided that no Right of Compensation shall be given in respect of Animals, Matters, or Things seized or disposed of under this Section.

Recovery of Expenses incurred under previous Section.

8. Any Expenses incurred under this last Section may be recovered in a summary Manner from the Owner of the Animal, Matter, or Thing in respect of which such Expenses have been incurred, and the Animal, Matter, or Thing may be detained until all such Expenses have been defrayed; and if such Expenses are not paid within Four Days, the same may be sold by Public Auction or Private Contract, and the Monies arising from such Sale applied in Payment of the said Expenses, including the Expenses of the Sale, and the Overplus (if any) be returned to the Owner or Person in charge thereof.

Orders of Privy Council shall remain in force until modified, &c.

9. All Orders heretofore made by Her Majesty's Privy Council shall be and remain in force and effect unless and until the same shall be modified or altered, so far as relates to *Ireland*, by the Lord Lieutenant and Privy Council, under the Powers of this Act.

A Fund to be provided for defraying Expenses of this Act, to be assessed by the Poor Law Commissioners on Unions.

10. 'And whereas it is expedient, in case the Cattle Disease now prevailing in *Great Britain*, known as the Rinderpest, should appear in *Ireland*, to provide a Fund for defraying the Expenses of carrying this Act into execution, and for compensating the Owners of Cattle the Slaughter of which may be compelled by Authority: Be it further enacted, That on Receipt of the Certificate of the Chief Secretary or Under Secretary of the Lord Lieutenant to the Effect that a Sum equivalent to a certain Poundage, to be specified in said Certificate, on the net annual Value of the Property rateable to the Poor in all the Unions in *Ireland* is required for the Purpose aforesaid, it shall be lawful for the Commissioners for administering the Laws for Relief of the Poor in *Ireland* to assess such Sum, by an Order under their Seal, upon the several Unions, in proportion to the net annual Value of the rateable Property therein, according to the Valuation in force for the Time being; and the said Commissioners shall make such Order and shall transmit to the Board of Guardians, and likewise to the Treasurer of each Union, a Copy thereof, stating the Amount so assessed on such Union; provided that no such Certificate or Order shall authorize the Assessment of more than One Halfpenny in the Pound on the net annual Value of the rateable Property as aforesaid.

Treasurers of Unions shall pay over Amount so assessed to Bank of Ireland.

11. Forthwith on the Receipt of such Order the Treasurer of the Union shall, out of the Funds then lying in his Hands to the Credit of the Guardians, or, if there shall be then no sufficient Assets, out of the Monies next received by him, and placed to the Credit of the Guardians, pay over the Amount so assessed on the Union to the Bank of *Ireland*, to be there placed to a separate Account, to be entitled the "Cattle Plague Account;" and the Guardians of the Union shall in their Account with the Electoral Divisions of the Union debit each Electoral Division with its Proportion of the said Sum, according to the net annual Value for the Time being of the rateable Property situate in each such Division.

12. All

Cattle Diseases (Ireland).

12. All Claims for Compensation for Cattle which shall have been compelled to be slaughtered as aforesaid shall be sent to the Office of the Chief Secretary of the Lord Lieutenant in *Dublin*, and shall be there dealt with and disposed of in accordance with the Regulations in that Behalf to be made and approved by the Lord Lieutenant and Privy Council ; provided that in the Case of Cattle affected with the Disease no greater Amount shall be paid as Compensation than One Half of the actual Value thereof immediately before being attacked by the Disease, such Value to be ascertained, certified, and reported as in the said Regulations shall be provided, the Sum in no Case to exceed the Sum of Twenty Pounds for each Animal, and in the Case of such Cattle being insured, and the Insurance receivable by the Owner, no more than the Difference, if any, between the One Half of the actual Value thereof so limited, and to be ascertained as aforesaid, and the Amount of Insurance so receivable ; and in case of Animals compelled to be slaughtered by reason of having been in the same Shed or Stable, or in the same Herd or Flock, or in contact with any Animal infected with the Disease, no greater Amount shall be paid as Compensation than Three Fourths of the actual Value of the Animal so slaughtered, not to exceed the Sum of Twenty-five Pounds for each Animal, and in the Case of Cattle insured, and for which Insurance is receivable by the Owner, no more than the Difference, if any, between the Three Fourths of the actual Value thereof so limited and to be ascertained as aforesaid and the Amount of Insurance so receivable.

All Claims for Compensation to be sent to Office of the Chief Secretary of Lord Lieutenant.

13. If after the Disbursement of the said Fund in the Manner aforesaid a further Sum shall be required for like Purposes, such further Sum shall be certified to the said Commissioners, and assessed by them, and paid to the same Account as herein-before enacted ; provided that no larger Sum shall be levied under the Authority of this Act than shall be equivalent in the whole to a Poundage of Fourpence in the Pound on the net annual Value of the rateable Property in the Unions in *Ireland*.

If a further Sum required the same to be certified to the Commissioners and assessed by them.

14. If after the Assessment and Payment of any such Sum or Sums as aforesaid into the Bank of *Ireland* Occasion shall not arise for the Application of the whole or any Part thereof to the Purpose aforesaid, the Fact shall be certified, as herein-before provided, to the said Commissioners, who shall thereupon ascertain the Amount of the remaining Balance, and make and issue an Order under their Seal assigning the Proportions returnable to each Union, according to its net annual Value, and the Bank of *Ireland* shall, on receiving Direction to that Effect from the Chief Secretary or Under Secretary of the Lord Lieutenant, remit the Sums so assigned to the Treasurers of the said Unions respectively, and the Guardians of each Union shall, on the Treasurer's Receipt of the Sums so assigned, credit each Electoral Division with its Proportion according to the net annual Value of the rateable Property situate in each.

If Occasion shall not arise for Application of Sums assessed the Fact to be certified to the Commissioners.

15. This Act and the said recited Acts shall be construed together, and all Provisions of the said recited Acts shall remain in

This Act and recited Acts to be construed together.

Savings Banks and Post Office Savings Banks.

in full Force save to the Extent to which they have been modified or altered by this Act.

Interpretation.

16. The Words "Justice of Peace" shall mean, within the Police District of *Dublin* Metropolis, One of the Divisional Justices of said District.

Short Title.

17. This Act may be cited as "The Cattle Disease Act (*Ireland*), 1866."

To extend to Ireland only.

18. This Act shall extend to *Ireland* only.

C A P. V.

An Act for amending the Laws relating to the Investments on account of Savings Banks and Post Office Savings Banks.
[13th March 1866.]

‘ WHEREAS in pursuance of divers Acts of Parliament the
‘ Investments made by the Commissioners for the Reduction
‘ of the National Debt of the Monies remitted to them on account
‘ of ordinary Savings Banks and Post Office Savings Banks consist
‘ in part of Capital Stocks of Annuities standing in their Names
‘ in the Books of the Governor and Company of the Bank of
‘ *England* to Two separate Accounts, the one intituled "The
‘ Account of the Fund for the Banks of Savings," and the other
‘ "The Account of the Post Office Savings Banks Fund :"

‘ And whereas it is expedient to make further Provision in
‘ relation to the said Investments :

Be it enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, as follows :

Power to Treasury to substitute Terminable Annuities for Capital Stock standing to Savings Bank Account.

1. The Commissioners of Her Majesty's Treasury may, if they think it advantageous to the Public Service, by Warrant addressed to the Governor and Company of the Bank of *England*, direct them to cancel any Amount the said Commissioners of the Treasury may think fit, not exceeding in the whole Two million five hundred thousand Pounds, of the Capital Stocks of Annuities standing on each of the said Savings Bank Accounts, and to substitute for the Stock so cancelled on each Account an Annuity terminable at the Expiration of a Period not exceeding Thirty Years, and equivalent in Value to the Amount of Stock cancelled, such Value to be certified to the said Commissioners of the Treasury under the Hands of the Comptroller General or Assistant Comptroller General and of the Actuary of the National Debt Office, and to be ascertained according to the Tables for the Time being in force in relation to the Grant of Annuities by the Commissioners for the Reduction of the National Debt under the Act Tenth *George* the Fourth, Chapter Twenty-four.

Effect of Substitution of Terminable Annuities for Capital Stock.

2. Upon the Cancellation of any Capital Stock, in pursuance of this Act, all Dividends payable thereon shall cease to be payable from and after the last Day on which they were due previously to such Cancellation, and the Terminable Annuity substituted for such Stock shall be chargeable upon and payable out of the Consolidated Fund of the United Kingdom, or the growing Produce thereof, in
such

Savings Banks and Post Office Savings Banks.

such Proportions and at such Times as may be fixed by the Warrant of the said Commissioners of the Treasury.

3. The Commissioners of Her Majesty's Treasury may from Time to Time vary the Periods at which Payments are to be made from the Consolidated Fund to the Commissioners for the Reduction of the National Debt, on account of any annual Charges created by any Act for the Time being in force for Savings Banks and Post Office Savings Banks.

Treasury may make Rules as to Payment to Commissioners of National Debt.

4. The Commissioners of Her Majesty's Treasury may in like Manner, from Time to Time, when they shall consider it advantageous for the Public Service, direct the cancelling of such further Amounts of Capital Stocks of Annuities held by the Commissioners for the Reduction of the National Debt for Post Office Savings Banks as they shall consider expedient, and may substitute equivalent Terminable Annuities under the Provisions of this Act in lieu of the Capital Stocks of Annuities so cancelled.

Power to Treasury to cancel Capital Stocks of Annuities, and substitute Terminable Annuities.

5. The Warrants to be issued to the said Governor and Company for the Cancellation of any Capital Stock and the Creation of any Terminable Annuity under this Act shall be a sufficient Authority for such Cancellation and Creation.

Warrants to be sufficient Authority for Cancellation, &c.

6. This Act may be cited for all Purposes as "The Savings Bank Investment Act, 1866."

Short Title.

C A P. VI.

An Act to apply the Sum of One million one hundred and thirty-seven thousand seven hundred and seventy-two Pounds out of the Consolidated Fund to the Service of the Year ending the Thirty-first Day of *March* One thousand eight hundred and sixty-six. [13th *March* 1866.]

C A P. VII.

An Act to enable Her Majesty to settle an Annuity on Her Royal Highness the Princess *Helena Augusta Victoria*. [23d *March* 1866.]

Most Gracious Sovereign,

WE, Your Majesty's most dutiful and loyal Subjects, the Commons of the United Kingdom of *Great Britain and Ireland*, in Parliament assembled, having taken into consideration Your Majesty's most Gracious Message, that Your Majesty has agreed to a Marriage proposed between Her Royal Highness the Princess *Helena Augusta Victoria* and Prince *Christian of Schleswig Holstein-Sonderbourg-Augustenburg*, do most humbly beseech Your Majesty that it may be enacted; and be it enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, as follows :

1. It shall be lawful for Her Majesty, by Letters Patent under the Great Seal of the United Kingdom of *Great Britain and Ireland*,
29 & 30 *Vict.* B

Power to Her Majesty to grant an

*Princess Helena's Annuity.**Prince Alfred's Annuity.*

Annuity of 6,000*l.* to Her Royal Highness the Princess Helena Augusta Victoria for Life.

Ireland, to grant unto Her Royal Highness the Princess *Helena Augusta Victoria*, or to such Persons as Her Majesty thinks fit to be named in such Letters Patent, in trust or for the Use of Her Royal Highness, an Annuity of Six thousand Pounds, to be settled on Her Royal Highness for Life, in such Manner as Her Majesty thinks proper, such Annuity to commence from the Date of the Marriage of Her Royal Highness with Prince *Christian* aforesaid, to be free from all Taxes, Assessments, and Charges, and to be paid quarterly on the Fifth Day of *January*, the Fifth Day of *April*, the Fifth Day of *July*, and the Tenth Day of *October*; the First Payment to be made on such of the said quarterly Days as happens next after the said Marriage, of such Portion of the said Annuity as may have accrued between the Date of such Marriage and such quarterly Day, and a proportionate Part to be payable for the Period from the last quarterly Day of Payment to the Day of the Determination thereof.

Annuity to be charged on Consolidated Fund.

2. The above Annuity shall be charged on and be payable out of the Consolidated Fund of the United Kingdom of *Great Britain* and *Ireland*, or the growing Produce thereof, after paying or reserving sufficient to pay such Sums as may have been directed to be paid out of the said Fund by former Acts of Parliament, but with Preference to all other Payments which may hereafter be charged on the said Fund.

C A P. VIII.

An Act to enable Her Majesty to provide for the Support and Maintenance of His Royal Highness Prince *Alfred Ernest Albert* on his coming of Age. [[23d March 1866.]

Most Gracious Sovereign,

WE, Your Majesty's most dutiful and loyal Subjects, the Commons of the United Kingdom of *Great Britain* and *Ireland*, in Parliament assembled, having taken into consideration Your Majesty's most Gracious Message, that Your Majesty is desirous of making competent Provision for the honourable Support and Maintenance of Your Majesty's Second Son, His Royal Highness Prince *Alfred Ernest Albert*, on his coming of Age, do most humbly beseech Your Majesty that it may be enacted; and be it enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, as follows:

Power to Her Majesty to grant an Annuity of 15,000*l.* to Prince Alfred Ernest Albert for Life.

1. It shall be lawful for Her Majesty, by Letters Patent under the Great Seal of the United Kingdom of *Great Britain* and *Ireland*, to grant unto His said Royal Highness, or to such Persons as Her Majesty may think fit to name in the said Letters Patent, on trust for His said Royal Highness, and subject to such Conditions as Her Majesty may direct, an Annuity of Fifteen thousand Pounds for his Life, such Annuity to commence from the Sixth Day of *August* One thousand eight hundred and sixty-five, the Day on which His said Royal Highness came of Age, to be free from all Taxes, Assessments, and Charges, and to be paid

*Prince Alfred's Annuity.**Mutiny.*

paid quarterly on the Fifth Day of January, the Fifth Day of April, the Fifth Day of July, and the Tenth Day of October.

2. The First Payment of such Portion of the said Annuity as may have accrued between the said Date of His said Royal Highness coming of Age and the First of the said quarterly Days which happens after the passing of this Act shall be made on such last-mentioned Day, and a proportionate Part shall be payable between the last quarterly Day of Payment and the Day of the Determination thereof: Provided that in the event of His said Royal Highness succeeding to any Sovereignty or Principality abroad it shall be lawful for Her Majesty or Her Successors, with the Consent of Parliament, to revoke or reduce the said Annuity by Warrant under the Sign Manual.

Payment of proportionate Part of Annuity.

3. The Annuity granted in pursuance of this Act shall, if Her Majesty think fit to direct, be a personal and inalienable Provision, and the same shall be charged on and payable out of the Consolidated Fund of the United Kingdom of Great Britain and Ireland, or the growing Produce thereof, after paying or reserving sufficient to pay such Sums as may have been directed to be paid out of the said Fund by former Acts of Parliament, but with Preference to all other Payments which may hereafter be charged on the said Fund.

Annuity granted by this Act to be charged on the Consolidated Fund.

C A P. IX.

An Act for punishing Mutiny and Desertion, and for the better Payment of the Army and their Quarters.

[23d March 1866.]

[The Sections now printed are either entirely new or have been altered in some respects.]

WHEREAS the raising or keeping a Standing Army within the United Kingdom of Great Britain and Ireland in Time of Peace, unless it be with the Consent of Parliament, is against Law: And whereas it is adjudged necessary by Her Majesty and this present Parliament that a Body of Forces should be continued for the Safety of the United Kingdom, the Defence of the Possessions of Her Majesty's Crown, and the Preservation of the Balance of Power in Europe, and that the whole Number of such Forces should consist of One hundred and thirty-eight thousand one hundred and seventeen Men, including Eight thousand nine hundred and eighty-three, all Ranks, to be employed with the Depôts in the United Kingdom of Great Britain and Ireland of Regiments serving in Her Majesty's Indian Possessions, but exclusive of the Numbers actually serving within Her Majesty's Indian Possessions: And whereas no Man can be forejudged of Life or Limb, or subjected in Time of Peace to any Kind of Punishment within this Realm by Martial Law, or in any other Manner than by Judgment of his Peers, and according to the known and established Laws of this Realm; yet nevertheless it being requisite, for the retaining all the before-mentioned Forces in their Duty, that an exact Discipline be observed, and that Soldiers who shall mutiny or stir up Sedition, or shall desert

Number of Men to consist of 138,117, including those employed at Depôts of Regiments serving in India, but exclusive of those actually serving in India.

Mutiny.

‘ Her Majesty’s Service, or be guilty of Crimes and Offences to
 ‘ the Prejudice of good Order and Military Discipline, be brought
 ‘ to a more exemplary and speedy Punishment than the usual
 ‘ Forms of the Law will allow :’ Be it therefore enacted by the
 Queen’s most Excellent Majesty, by and with the Advice and
 Consent of the Lords Spiritual and Temporal, and Commons, in
 this present Parliament assembled, and by the Authority of the
 same, as follows :

Persons subject
 to this Act.

2. All the Provisions of this Act shall apply to all Persons who
 are or shall be commissioned or in Pay as an Officer, or who are or
 shall be listed or in Pay as a Non-commissioned Officer or Soldier,
 and to all Warrant Officers, and to all Persons employed on the
 Recruiting Service receiving Pay, and all Pensioners receiving
 Allowances in respect of such Service, and to Persons who are or
 shall be hired to be employed in the Royal Artillery, Royal
 Engineers, and to Master Gunners, and to Conductors of Stores,
 and to the Corps of Royal Military Surveyors and Draftsmen, and
 to all Officers and Persons who are or shall be serving on the
 Commissariat Staff or in the Commissariat Staff Corps, and to
 Officers and Soldiers serving in the Military Store Department or
 in the Military Store Staff Corps, and to Persons in the War
 Department, who are or shall be serving with any Part of Her
 Majesty’s Army at home or abroad, under the Command of any
 Commissioned Officer, and (subject to and in accordance with the
 Provisions of an Act passed in the Sixth and Seventh Years of
 the Reign of Her present Majesty, Chapter Ninety-five,) to any
 Out-pensioners of the Royal Hospital, *Chelsea*, who may be called
 out on Duty in aid of the Civil Power, or for Muster or Inspection,
 or who having volunteered their Services for that Purpose shall
 be kept on Duty in any Fort, Town, or Garrison, and to all Mil-
 itary Store Officers and other Civil Officers who are or shall be
 employed by or act under the Secretary of State for War at
 any of Her Majesty’s Establishments in the Islands of *Jersey*,
Guernsey, *Alderney*, *Sark*, and *Man*, and the Islands thereto
 belonging, or at Foreign Stations ; and all the Provisions of this
 Act shall apply to all Persons belonging to Her Majesty’s *Indian*
 Forces who are or shall be commissioned or in Pay as Officers, or
 who shall be listed or in Pay as Non-commissioned Officers or
 Soldiers, or who are or shall be serving or hired to be employed
 in the Artillery or any of the Trains of Artillery, or as Master
 Gunners or Gunners, or as Conductors of Stores, or who are or
 shall be serving in the Department of Engineers, or in the Corps
 of Sappers and Miners, or Pioneers, or as Military Surveyors or
 Draftsmen, or in the Ordnance or Public Works or Commissariat
 Departments, and to all Storekeepers and other Civil Officers em-
 ployed under the Ordnance, and to all Veterinary Surgeons,
 Medical Storekeepers, Apothecaries, Hospital Stewards, and others
 serving in the Medical Department of the said Forces, and to all
 Licensed Suttlers, and all Followers in or of any of the said Forces ;
 provided that nothing in this Act contained shall extend to affect
 any Security which has been or shall be given by any Military Store
 Officer, Barrack Master, or other Officer, or their Sureties, for the
 due

Mutiny.

due Performance of their respective Offices, but that all such Securities shall be and remain in full Force and Effect.

8. Every General Court-martial convened within the United Kingdom or the *British Isles* shall consist of not less than Thirteen Commissioned Officers, and shall have Power to sentence any Officer or Soldier to suffer Death, Penal Servitude, Imprisonment, Forfeiture of Pay or Pension, or any other Punishment which shall accord with the Usage of the Service : No Sentence of Death by a Court-martial shall pass unless Two Thirds at least of the Officers present shall concur therein ; no Sentence of Penal Servitude shall be for a Period of less than Five Years ; and no Sentence of Imprisonment shall be for a Period longer than Two Years.

Powers of
General Courts-
martial.

20. In any Case where a Sentence of Penal Servitude shall have been awarded by a General or Detachment General Court-martial it shall be lawful for Her Majesty, or, if in any Place out of the United Kingdom or *British Isles*, for the Officer commanding in chief Her Majesty's Forces there serving, instead of causing such Sentence to be carried into execution, to order that the Offender be imprisoned, with or without Hard Labour, and with or without Solitary Confinement, for such Term not exceeding Two Years as shall seem meet to Her Majesty, or to the Officers commanding as aforesaid.

A Sentence of
Penal Servi-
tude may be
commuted for
Imprisonment,
&c.

26. On the first and on every subsequent Conviction for Desertion the Court-martial, in addition to any other Punishment may order the Offender to be marked Two Inches below and One Inch in rear of the Nipple of the Left Breast with the Letter D, such Letter not to be less than an Inch long, and to be marked upon the Skin with some Ink or Gunpowder, or other Preparation, so as to be clearly seen, and not liable to be obliterated ; a Court-martial may, upon sentencing any Offender to be discharged with Ignominy, also sentence him to be marked on the Right Breast with the Letters B C ; and the confirming Officer may order such Sentence, both in respect of the Discharge and of the Marking, to be carried into effect.

Marking De-
serters or Sol-
diers dis-
charged with
Ignominy.

30. Every Governor, Provost Marshal, Gaoler, or Keeper of any public Prison or of any Gaol or House of Correction in any Part of Her Majesty's Dominions shall receive into his Custody any Military Offender under Sentence of Imprisonment by a Court-martial, upon Delivery to him of an Order in Writing in that Behalf from the General commanding in chief, or the Adjutant General, or the Officer who confirmed the Proceedings of the Court, or the Officer commanding the Regiment or Corps to which the Offender belongs or is attached, which Order shall specify the Offence of which he shall have been convicted, and the Sentence of the Court, and the Period of Imprisonment which he is to undergo, and the Day and Hour of the Day on which he is to be released ; and such Governor, Provost Marshal, Gaoler, or Keeper shall keep such Offender in a proper Place of Confinement, with or without Hard Labour, and with or without Solitary Confinement, according to the Sentence of the Court and during the Time specified in the said Order, or until he be discharged or delivered over to other Custody before the Expiration of that Time under an Order duly

As to the
Custody of
Military
Offenders
under Sentence
of Court-mar-
tial and in
other Cases.

Mutiny.

made for that Purpose; and whenever Troops are called out in aid of the Civil Power, or are stationed in Billets, or are on the Line of March, every Governor, Provost Marshal, Gaoler, or Keeper of any public Prison, Gaol, House of Correction, Lock-up House, or other Place of Confinement, shall receive into his Custody any Soldier for a Period not exceeding Seven Days, upon Delivery to him of an Order in Writing on that Behalf from the Officer commanding such Troops.

As to the
Removal or
Discharge of
Prisoners in
certain Cases.

31. In the Case of a Prisoner undergoing Imprisonment under the Sentence of a Court-martial in any public Prison other than the Military Prisons set apart by the Authority of this Act, or in any Gaol or House of Correction in any Part of the United Kingdom, it shall be lawful for the General commanding in chief, or the Adjutant General, or the Officer who confirmed the Proceedings of the Court; or the Officer commanding the District or Garrison in which such Prisoner may be, to give, as often as Occasion may arise, an Order in Writing directing that the Prisoner be discharged, or be delivered over to Military Custody, whether for the Purpose of being removed to some other Prison or Place in the United Kingdom, there to undergo the Remainder or any Part of his Sentence, or for the Purpose of being brought before a Court-martial either as a Witness or for Trial; and in the Case of a Prisoner undergoing Imprisonment or Penal Servitude under the Sentence of a Court-martial in any public Prison other than such Military Prison as aforesaid, or in any Gaol or House of Correction in any Part of Her Majesty's Dominions other than the United Kingdom, it shall be lawful for the General commanding in chief or the Adjutant General of Her Majesty's Forces in the Case of any such Prisoner, and for the Commander-in-Chief in *India* in the Case of any Prisoner so confined in any Part of Her Majesty's *Indian* Dominions and for the General commanding in chief in any Presidency in *India* in the Case of a Prisoner so therein confined, and for the Officer commanding in chief or the Officer who confirmed the Proceedings of the Court at any Foreign Station in the Case of a Prisoner so there confined, to give as often as Occasion may arise an Order in Writing directing that the Prisoner be discharged or be delivered over to Military Custody, whether for the Purpose of being removed to some other Prison or Place in any Part of Her Majesty's Dominions, there to undergo the Remainder or any Part of his Sentence, or for the Purpose of being brought before a Court-martial either as a Witness or for Trial; and in the Case of any Prisoner who shall be removed by any such Order from any such Prison, Gaol, or House of Correction either within the United Kingdom or elsewhere to some other Prison or Place either in the United Kingdom or elsewhere, the Officer who gave such Order shall also give an Order in Writing directing the Governor, Provost Marshal, Gaoler, or Keeper of such other Prison or Place to receive such Prisoner into his Custody, and specifying the Offence of which such Prisoner shall have been convicted, and the Sentence of the Court, and the Period of Imprisonment which he is to undergo, and the Day and the Hour on which he is to be released; and such Governor, Provost Marshal, Gaoler, or Keeper shall

Mutiny.

shall keep such Offender in a proper Place of Confinement, with or without Hard Labour, and with or without Solitary Confinement, according to the Sentence of the Court, and during the Time specified in the said Order, or until he be duly discharged or delivered over to other Custody before the Expiration of that Time under an Order duly made for that Purpose; and in the Case of a Prisoner undergoing Imprisonment or Penal Servitude under the Sentence of a Court-martial in any Military Prison in any Part of Her Majesty's Dominions, the Secretary of State for the War Department, or any Person duly authorized by him in that Behalf, shall have the like Powers in regard to the Discharge and Delivery over of such Prisoners to Military Custody as may be lawfully exercised by any of the Military Authorities above mentioned in respect of any Prisoners undergoing Confinement as aforesaid in any public Prison other than a Military Prison, or in any Gaol or House of Correction in any Part of Her Majesty's Dominions; and such Prisoner in any of the Cases herein-before mentioned shall accordingly, on the Production of any such Order as is herein-before mentioned, be discharged or delivered over, as the Case may be: Provided always, that the Time during which any Prisoner under Sentence of Imprisonment by a Court-martial shall be detained in such Military Custody under such Order as aforesaid shall be reckoned as Imprisonment under the Sentence for whatever Purpose such Detention shall take place; and such Prisoner may during such Time, either when on board Ship or otherwise, be subjected to such Restraint as is necessary for his Detention and Removal.

37. Any Person who shall confess himself to be a Deserter from Her Majesty's Forces, or from the Embodied Militia, shall be liable to be taken before any Two Justices of the Peace acting for the County, District, City, Burgh, or Place where any such Person shall at any Time happen to be when he shall be brought before them, and on Proof that any such Confession as aforesaid was false shall by the said Justices be adjudged to be punished, if in *England* as a Rogue and Vagabond, and if elsewhere by Commitment to some Prison or House of Correction, there to be kept to Hard Labour for any Time not exceeding Three Calendar Months; and if, when such Person shall be brought before the said Justices, it shall be proved to their Satisfaction that such Confession has been made, but Evidence of the Truth or Falsehood of such Confession shall not at that Time be forthcoming, such Justices within the United Kingdom are hereby required to remand such Person in the Manner herein-before mentioned, and to transmit a Statement of the Case to the Secretary of State for the War Department, with a Request to be informed whether such Person appears to belong or to have belonged to the Regiment or Corps from which he shall have so confessed himself to have deserted; and a Letter from the War Office in reply thereto, referring to such Statement, and purporting to be signed by or on behalf of the Secretary of State for the War Department, shall be admissible in Evidence against such Person, and shall be deemed to be legal Evidence of the Facts stated therein, and on the Receipt thereof the said Justices shall

Fraudulent
Confession of
Desertion.

Mutiny.

forthwith proceed to adjudicate upon the Case. In *India* the Authority herein given to Two Justices may be exercised by One *European* Justice or Magistrate.

As to Militia-
men enlisting
into Regular
Forces.

50. If any Man while belonging to a Militia Regiment shall enlist in and be attested for Her Majesty's Army, he shall be liable to be tried before a Court-martial on a Charge for Desertion; but it shall be lawful for the Secretary of State for the War Department to give such general Directions as may from Time to Time appear to him necessary for placing any Man who confesses himself to be a Militiaman under Stoppage of One Penny a Day of his Pay for Eighteen Calendar Months, in lieu of his being tried by Court-martial, and further to give general Directions as to the Manner in which such Stoppage shall be applied, and whether, on making good the same, the Man shall be returned to his Militia Regiment or be deemed to be a Soldier in the same Manner as if he had not been a Militiaman at the Time of his Attestation, in which latter Case his Service as a Soldier shall not be reckoned for Pension until the Day on which his Engagement for the Militia would have expired: Provided that if the Regiment of Militia from which the Man has deserted be within the United Kingdom, the Secretary of State for the War Department shall not make such Order without the Consent of the Commanding Officer of such Regiment. If any Non-commissioned Officer of the Volunteer Permanent Staff enlists in Her Majesty's Army he may be tried and punished as a Deserter, but if he confesses his Desertion the Secretary of State for the War Department, instead of causing him to be tried and punished as a Deserter, may cause him to be returned to his Service on the Volunteer Permanent Staff, to be there put under Stoppages from his Pay until he has repaid the Amount of any Bounty received by him and the Expenses attending his Enlistment, and also the Value of any Arms, &c. issued to him while on the Volunteer Permanent Staff, and not duly delivered up by him; or may cause him to be held to his Service in Her Majesty's Army, with a Direction, if it seems fit, that his Time of Service therein shall not be reckoned for Pension until the Time when his Engagement on the Volunteer Permanent Staff would have expired; and may further cause him to be put under Stoppages of One Penny a Day of his Pay until he has repaid the Expense attending his Engagement or Attestation on the Volunteer Permanent Staff, and also the Value of any Arms, Clothing, or Appointments issued to him while on the Volunteer Permanent Staff, and not duly delivered up by him.

Enlistment and
Re-enlistment,
and Transfer to
another Corps
abroad.

52. It shall be lawful for any Justice of the Peace or Person exercising the Office of a Magistrate within any of Her Majesty's Dominions abroad, and in any Colony for any other Person duly authorized in that Behalf by the Governor or Officer administering the Government of such Colony, and in Her Majesty's Dominions in *India* for any Person duly authorized in that Behalf by the Governor General or Lieutenant Governor or other Officer administering the Government of any Presidency, Division, or Province, and within the Territories of any Foreign State in
India

Mutiny.

India for the Person performing the Duties of the Office of *British* Resident therein, and for any other Person duly authorized in that Behalf by the Governor General, to enlist and attest or to re-engage within the local Limits of their several Authorities any Soldiers or Persons desirous of enlisting or re-engaging in Her Majesty's Army; and it shall be lawful, notwithstanding anything contained in the Statute Twenty-third and Twenty-fourth *Victoria*, Chapter One hundred, for any Person so authorized in Her Majesty's Dominions in *India*, or within the Territories of any Foreign State in *India*, to enlist and attest within the local Limits of his Authority any Persons desirous of enlisting in Her Majesty's *Indian* Forces. Any such Magistrate or Person as aforesaid shall have the same Powers in that Behalf as are by this or any other Act of Parliament given to Justices in the United Kingdom for all such Purposes of Enlistment and Attestation; but no such Magistrate or other Person authorized to enlist and attest as above mentioned shall be a General Officer or hold any Regimental Commission; and all such Appointments, past and future, and everything done or to be done under them, shall be valid and of full Effect, notwithstanding the Expiration of this Act or of any other Act of Parliament; and any Person so attested shall be deemed to be an attested Soldier.

53. When any Corps shall be relieved or disbanded at any Station beyond the Seas it shall be lawful for any Officers thereunto authorized by the Officer commanding in chief at such Station to receive as Transfers as many of the Soldiers belonging to the Corps leaving the Station as shall be willing and fit for Service for any Corps appointed to remain; and every Soldier so transferred is hereby deemed to be discharged from his former Corps, and an attested Certificate of Transfer shall be delivered to the Soldier.

Soldiers if willing may be transferred to succeeding Corps.

55. Any Soldier at any Time during the last Six Months of the Term of limited Service for which he shall have first engaged or after the Completion of such Term, with the Consent of his Commanding Officer, or any Person having been a Soldier, and having received his Discharge, may, if approved by competent Military Authority as a fit Person for Her Majesty's Service, be re-engaged to serve for the further Term of Eleven Years in the Infantry or Military Store Staff Corps, and Twelve Years in the Cavalry, and Nine Years in the Artillery or Engineers, upon making a Declaration, in the Form given in the Schedule annexed to this Act, before any One of Her Majesty's Justices of the Peace in *Great Britain* or *Ireland*, or if not in *Great Britain* or *Ireland* before any Person duly appointed to enlist and attest out of *Great Britain* and *Ireland* any Soldiers or Persons desirous of enlisting or re-engaging in Her Majesty's Service; and on the Expiration of the Second Term of limited Service for which any Soldier shall have engaged, the said Second Term of limited Service may be prolonged for such further Time, not exceeding Two Years, as shall be directed by the Commanding Officer of the Station where such Soldier may be at the Time of the Expiration

Re-engagement of Soldiers for a further Term.

of

Mutiny.

of such Service; and any Soldier who shall give Notice to his Commanding Officer, after completing his Second Term of limited Service, that he is desirous of continuing in Her Majesty's Service, and being approved by competent Military Authority, may be continued in such Service as a Soldier so long as he shall desire to be so continued, and until the Expiration of Three Calendar Months after he shall have given Notice to his Commanding Officer of his Wish to be discharged, and for that Purpose shall be considered in all respects during such Time as if his Term of Service were still unexpired: Provided always, that in reckoning Service under the original Enlistment or Re-engagement of a Soldier, the Boon Service granted by the Governor-General of *India*, dated Twelfth of *October* One thousand eight hundred and fifty-nine, shall be reckoned as actual Service, and allowed towards Pension and Discharge.

Boon Service
to be reckoned.

Duration of
this Act.

102. This Act shall be and continue in force within *Great Britain* from the Twenty-fifth Day of *April* One thousand eight hundred and sixty-six inclusive until the Twenty-fifth Day of *April* One thousand eight hundred and sixty-seven; and shall be and continue in force within *Ireland*, and in *Jersey*, *Guernsey*, *Alderney*, *Sark*, and *Isle of Man*, and the Islands thereto belonging, from the First Day of *May* One thousand eight hundred and sixty-six inclusive until the First Day of *May* One thousand eight hundred and sixty-seven; and shall be and continue in force within the Garrison of *Gibraltar*, the *Mediterranean*, and in *Spain* and *Portugal*, from the First Day of *August* One thousand eight hundred and sixty-six inclusive until the First Day of *August* One thousand eight hundred and sixty-seven; and shall be and continue in force in all other Parts of *Europe* where Her Majesty's Forces may be serving, and in the *West Indies* and *America*, from the First Day of *September* One thousand eight hundred and sixty-six inclusive until the First Day of *September* One thousand eight hundred and sixty-seven; and shall be and continue in force in *India*, and within the *Cape of Good Hope*, the *Isle of France* or *Mauritius* and its Dependencies, *Saint Helena*, and the Settlements on the Western Coast of *Africa*, from the First Day of *January* One thousand eight hundred and sixty-seven inclusive until the First Day of *January* One thousand eight hundred and sixty-eight; and shall be and continue in force within *British Columbia* and *Vancouver's Island* from the Date of the Promulgation thereof in General Orders there inclusive until the First Day of *January* One thousand eight hundred and sixty-eight; and shall be and continue in force in all other Places from the First Day of *February* One thousand eight hundred and sixty-eight inclusive until the First Day of *February* One thousand eight hundred and sixty-nine: Provided always, that this Act shall, from and after the Receipt and Promulgation thereof in General Orders in any Part of Her Majesty's Dominions or elsewhere beyond the Seas, become and be in full Force, anything herein stated to the contrary notwithstanding.

Marine Mutiny.

C A P. X.

An Act for the Regulation of Her Majesty's Royal Marine Forces while on shore. [23d March 1866.]

[The Sections now printed are either entirely new or have been altered in some respects.]

WHEREAS it is judged necessary for the Safety of the United Kingdom, and the Defence of the Possessions of this Realm, that a Body of Royal Marine Forces should be employed in Her Majesty's Fleet and Naval Service, under the Direction of the Lord High Admiral of the United Kingdom, or the Commissioners for executing the Office of Lord High Admiral aforesaid: And whereas the said Forces may frequently be quartered or be on shore, or sent to do Duty or be on board Transport Ships or Merchant Ships or Vessels, or Ships or Vessels of Her Majesty, or other Ships or Vessels, or they may be under other Circumstances in which they will not be subject to the Laws relating to the Government of Her Majesty's Forces by Sea: And whereas no Man can be forejudged of Life or Limb, or subjected in Time of Peace to any Kind of Punishment within this Realm, by Martial Law, or in any other Manner than by the Judgment of his Peers, and according to the known and established Laws of this Realm; yet nevertheless it being requisite for the retaining of such Forces in their Duty that an exact Discipline be observed, and that Marines who shall mutiny or stir up Sedition, or shall desert Her Majesty's Service, or be guilty of any other Crime or Offence in breach of or to the Prejudice of good Order and Discipline, be brought to a more exemplary and speedy Punishment than the usual Forms of the Law will allow: Be it therefore enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, as follows:

8. Every General Court-martial convened within the United Kingdom or the *British Isles* shall consist of not less than Thirteen Commissioned Officers, and shall have Power to sentence any Officer of Marines or Marine to suffer Death, Penal Servitude, Imprisonment, Forfeiture of Pay or Pension, or any other Punishment which shall accord with the Usage of the Service; but no Sentence of Death by a Court-martial shall pass unless Two Thirds at least of the Officers present shall concur therein. No Sentence of Penal Servitude shall be for a Period of less than Five Years, and no Sentence of Imprisonment shall be for a Period longer than Two Years.

25. In any Case where a Sentence of Penal Servitude shall have been awarded by a General or Detachment General Court-martial, it shall be lawful for Her Majesty, or, if in any Place out of the United Kingdom or *British Isles*, for the Officer commanding in chief Her Majesty's Forces there serving, instead of causing such Sentence to be carried into execution, to order that the

Power of
General Courts-
martial.

Sentence of
Penal Servi-
tude may be
commuted for
Imprisonment.

Marine Mutiny.

the Offender be imprisoned, with or without Hard Labour, and with or without Solitary Confinement, for such Term not exceeding Two Years as shall seem meet to Her Majesty or to the Officer commanding as aforesaid.

Marking
Deserters or
Marines dis-
charged with
Ignominy.

39. On the first and on every subsequent Conviction for Desertion the Court-martial, in addition to any other Punishment, may order the Offender to be marked, Two Inches below and One Inch in rear of the Nipple of the Left Breast, with the Letter D, such Letter not to be less than an Inch long, and to be marked upon the Skin with some Ink or Gunpowder or other Preparation, so as to be clearly seen and not liable to be obliterated; a Court-martial may, upon sentencing any Offender to be discharged with Ignominy, also sentence him to be marked on the Right Breast with the Letters B.C., and the confirming Officer may order such Sentence in respect of the Marking to be carried into effect.

Proviso for
Removal of
Prisoners.

43. In the Case of a Prisoner undergoing Imprisonment under Sentence of a Court-martial, or as Part of commuted Punishment, in any Public Prison other than a Military Prison, or in any Gaol or House of Correction or elsewhere, in any Part of the United Kingdom, it shall be lawful for the said Lord High Admiral, or the Commissioners for executing the Office of Lord High Admiral for the Time being, in all Cases, or for the Officer who confirmed the Proceedings of the Court, or the Officer commanding the Division or the District or Garrison in which such Prisoner may be, to give, as often as Occasion may arise, an Order in Writing directing that the Prisoner be discharged, or be delivered over to Military Custody, whether for the Purpose of being removed to some other Prison or Place in the United Kingdom, there to undergo the Remainder or any Part of his Sentence, or for the Purpose of being brought before a Court-martial either as a Witness or for Trial; and in the Case of a Prisoner undergoing Imprisonment under the Sentence of a Court-martial in any public Prison other than a Military Prison, or in any Gaol or House of Correction, in any Part of Her Majesty's Dominions other than the United Kingdom, it shall be lawful for the said Lord High Admiral or the said Commissioners, or for the Officer commanding the Royal Marines there serving, in the Case of any such Prisoner, to give as often as Occasion may arise an Order in Writing directing that the Prisoner be discharged, or be delivered over to Military or other Custody, whether for the Purpose of being removed to some other Prison or Place in any Part of Her Majesty's Dominions, there to undergo the Remainder or any Part of his Sentence, or for the Purpose of being brought before a Court-martial, either as a Witness or for Trial; and in the Case of any Prisoner who shall be removed by any such Order from any such Prison, Gaol, or House of Correction, either within the United Kingdom or elsewhere, to some other Prison or Place, either in the United Kingdom or elsewhere, the Officer or Authorities who gave such Order shall also give an Order in Writing directing the Governor, Provost Marshal, Gaoler, or Keeper of such other Prison or Place to receive such Prisoner into his Custody, and specifying the Offence of which such Prisoner shall have

Marine Mutiny.

have been convicted, and the Sentence of the Court, and the Period of Imprisonment which he is to undergo, and the Day and the Hour on which he is to be released; and such Governor, Provost Marshal, Gaoler, or Keeper shall keep such Offender in a proper Place of Confinement, with or without Hard Labour, and with or without Solitary Confinement, according to the Sentence of the Court, and during the Time specified in the said Order, or until he be duly discharged or delivered over to other Custody before the Expiration of that Time under an Order duly made for that Purpose; and in the Case of a Prisoner undergoing Imprisonment under the Sentence of a Court-martial in any Military Prison in any Part of Her Majesty's Dominions, the Secretary of State for War, or any Person duly authorized by him in that Behalf, shall have the like Powers in regard to the Discharge and Delivery over of such Prisoners to Military or other Custody as may be lawfully exercised by any of the Authorities above mentioned in respect of any Prisoners undergoing Confinement as aforesaid in any public Prison other than a Military Prison, or in any Gaol or House of Correction in any Part of Her Majesty's Dominions; and such Prisoner in any of the Cases herein-before mentioned shall accordingly, on the Production of any such Order as is herein-before mentioned, be discharged or delivered over, as the Case may be: Provided always, that the Time during which any Prisoner under Sentence of Imprisonment by a Court-martial shall be detained in such Military or other Custody under such Order as aforesaid shall be reckoned as Imprisonment under the Sentence, for whatever Purpose such Detention shall take place, and such Prisoner may during such Time, either when on board Ship or otherwise, be subjected to such Restraint as is necessary for his Detention and Removal.

44. Every Governor, Provost Marshal, Gaoler, or Keeper of any public Prison, or of any Gaol or House of Correction in any Part of Her Majesty's Dominions, shall receive into his Custody any Military Offender under Sentence of Imprisonment by a General or other Court-martial, upon Delivery to him of an Order in Writing in that Behalf from the Lord High Admiral, or the Commissioners for executing the Office of Lord High Admiral, or from the Officer commanding the Division or Detachment to which the Offender belongs or did last belong or is attached, which Order shall specify the Period of Imprisonment or Remainder of Imprisonment which the Offender is to undergo, and the Day and Hour of the Day on which he is to be released or be otherwise disposed of; and such Governor, Provost Marshal, Gaoler, or Keeper shall keep such Offender in a proper Place of Confinement, with or without Hard Labour, and with or without Solitary Confinement, according to the Sentence of the Court, and during the Time specified in the said Order, or until he be discharged or delivered over to other Custody before the Expiration of that Time, under an Order duly made for that Purpose; and whenever Marines are called out in aid of the Civil Power, or are stationed in Billets, or are on the Line of March, every Governor, Provost Marshal, Gaoler, or Keeper of any public Prison,

Custody of
Prisoners
under Military
Sentence in
Common
Gaols.

*Marine Mutiny.**National Debt Reduction.*

Prison, Gaol, House of Correction, Lock-up House, or other Place of Confinement shall receive into his Custody any Marine for a Period not exceeding Seven Days, upon Delivery to him of an Order in Writing in that Behalf from the Officer commanding such Marine; and any Governor, Provost Marshal, Gaoler, or Keeper of any public Prison, Gaol, House of Correction, Lock-up House, or other Place of Confinement who shall refuse to receive and to confine, or to discharge or deliver over, any Marine Offender in the Manner herein prescribed, shall forfeit for every such Offence the Sum of One hundred Pounds.

Duration of
Act.

99. This Act shall be in force within *Great Britain* from the Twenty-fifth Day of *April* One thousand eight hundred and sixty-six until the Twenty-fifth Day of *April* One thousand eight hundred and sixty-seven inclusive; and within *Ireland*, and in *Jersey*, *Guernsey*, *Alderney*, *Sark*, and the *Isle of Man*, and the Islands thereto belonging, from the First Day of *May* One thousand eight hundred and sixty-six until the First Day of *May* One thousand eight hundred and sixty-seven inclusive; and within the *Garrison of Gibraltar*, and within the *Mediterranean* and in *Spain* and *Portugal*, from the First Day of *August* One thousand eight hundred and sixty-six until the First Day of *August* One thousand eight hundred and sixty-seven inclusive; and in all other Parts of *Europe* where Royal Marine Forces may be serving, and the *West Indies* and *North America*, and *Cape of Good Hope*, from the First Day of *September* One thousand eight hundred and sixty-six until the First Day of *September* One thousand eight hundred and sixty-seven inclusive; and in all other Places from the First Day of *February* One thousand eight hundred and sixty-seven until the First Day of *February* One thousand eight hundred and sixty-eight inclusive: Provided always, that this Act shall, from and after the Receipt and Promulgation thereof in General Orders in any Part of Her Majesty's Dominions or elsewhere beyond the Seas, become and be in full Force, anything herein contained to the contrary notwithstanding.

C A P. XI.

An Act for the Cancellation of certain Capital Stocks of Annuities standing in the Names of the Commissioners for the Reduction of the National Debt. [23d. *March* 1866.]

‘ WHEREAS Capital Stocks of Annuities to a large Amount
‘ are standing in the Names of the Commissioners for the
‘ Reduction of the National Debt to Two separate Accounts, and
‘ arising from different Sources, that is to say, first, to an Account,
‘ intituled “The Account of unclaimed Dividends,” arising from
‘ Investments made by the said Commissioners of Dividends not
‘ claimed upon Capital Stock transferred to the Commissioners
‘ in pursuance of divers Acts of Parliament, and, secondly, to
‘ an Account, intituled “The Account of Donations and Bequests
‘ “towards reducing the National Debt,” and arising from the
‘ Investment of certain Sums that have at various Times been
‘ given by way of Donation or Bequest toward reducing the
‘ National Debt: And whereas it is expedient that Power should
‘ be

National Debt Reduction.

' be given to the Commissioners of Her Majesty's Treasury to
' cancel the said Capital Stocks to the Extent and in manner
' herein-after mentioned : ' Be it enacted by the Queen's most Ex-
cellent Majesty, by and with the Advice and Consent of the Lords
Spiritual and Temporal, and Commons, in this present Parliament
assembled, and by the Authority of the same, as follows :

1. This Act may be cited for all Purposes as "The National Debt Reduction Act, 1866." Short Title.

2. The Commissioners of Her Majesty's Treasury may at any Time hereafter, by Warrant addressed to the Governor and Company of the Bank of *England*, direct them to cancel any Amount the said Commissioners may think fit, not exceeding in the whole Three million Pounds of the Capital Stock of Annuities standing in the Names of the said Commissioners for the Reduction of the National Debt to the Account intituled "The Account of un-claimed Dividends, pursuant to Acts Fifty-sixth *George* the Third, Chapter Sixty, and Eighth and Ninth *Victoria*, Chapter "Sixty-two," and upon such Cancellation being effected all Dividends payable on the cancelled Stock shall cease from and after the last Day on which they were due previous to such Cancellation. Cancellation of Stock standing to the Un-claimed Dividend Account.

56 G. 3. c. 60.
8 & 9 Vict. c. 62.

3. If at any Time after the Cancellation of such last-mentioned Stock it shall be certified to the Commissioners of Her Majesty's Treasury by the Governor and Company of the Bank of *England* that the Amount of Cash standing to the said Account is insufficient to meet the legal Claims thereon, the Commissioners of Her Majesty's Treasury shall issue out of the growing Produce of the Consolidated Fund to the said Governor and Company such Amounts as may from Time to Time be required for Payment of such legal Claims. Indemnity to Parties claiming cancelled Stock.

4. The Commissioners of Her Majesty's Treasury may at any Time hereafter, by Warrant addressed to the Governor and Company of the Bank of *England*, direct them to cancel the whole of the Capital Stock of Annuities standing at the Date of such Warrant in the Names of the said Commissioners for the Reduction of the National Debt to the Account, intituled "The Account of Donations and Bequests towards the Reduction of the "National Debt," and upon such Cancellation being effected all Dividends payable on the cancelled Stock shall cease from and after the last Day on which they were due previous to such Cancellation. Cancellation of Stock standing to the Donation and Bequest Account.

5. The Warrants to be issued to the said Governor and Company for the Cancellation of any Capital Stock under this Act shall be a sufficient Authority for such Cancellation. Cancellation by Warrants.

6. In all future Cases of Purchases of Capital Stocks of Annuities by the Application of Donations and Bequests Monies, unless it be otherwise expressly provided in every such Donation or Bequest respectively, such Annuities shall be at once cancelled by the Governor and Company of the Bank of *England*, on a Direction from the Commissioners for the Reduction of the National Debt, signified in Writing under the Hand of the Comptroller General or Assistant Comptroller for the Time being of the National Debt Office, Provision for cancelling future Annuities.

Jamaica Government.

C A P. XII.

An Act to make Provision for the Government of *Jamaica*.

[23d March 1866.]

Acts passed by
Legislature of
Jamaica.

‘ **W**HEREAS Two Acts were passed by the Legislature of *Jamaica* during a Session held in this present Year of Her Majesty, intituled, respectively, *An Act to alter and amend the Political Constitution of this Island*, *An Act to amend an Act passed in the present Session, intituled “An Act to alter and amend the Political Constitution of this Island,”* and it is expedient that the said Acts should be brought into operation, under Authority of Parliament, in the Manner and to the Extent herein-after set forth:

‘ And whereas Parts of the said Acts are set out in the Schedule hereunto annexed:’

Be it therefore enacted by the Queen’s most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, as follows:

So much of
such Acts as in
Schedule to
take effect.

1. So much of said recited Acts as is contained in the said Schedule shall come into operation in the Island of *Jamaica* so soon as the Assent thereto of Her Majesty in Council shall have been proclaimed in the said Island by the Officer administering the Government thereof.

“Government”
to include
“Legislature.”
Powers how
exercisable.

2. In construing the said secondly-recited Act the Term “Government” shall be held to include “Legislature;” and the Powers exercisable by Her Majesty under the said Act shall be exercisable by Her Majesty in Council.

SCHEDULE.

An Act to alter and amend the Political Constitution of this Island.

WHEREAS it is necessary to alter the present Political Constitution of this Island: Be it enacted by the Governor, Legislative Council, and Assembly of this Island, and it is hereby enacted by the Authority of the same,

First, that from and after the coming into operation of this Act the present Legislative Council and House of Assembly, and all and every the Functions and Privileges of those Two Bodies respectively, shall cease and determine absolutely.

An Act to amend an Act passed in the present Session, entitled “An Act to alter and amend the Political Constitution of this Island.”

WHEREAS an Act was passed by the Legislature of this Island during this present Session, entitled “An Act to alter and amend the Political Constitution of this Island:” And whereas it is desirable that the same should be amended: Be it therefore enacted by the Governor, Legislative Council, and Assembly of this Island, and it is hereby enacted by the Authority of the same,

In place of the Legislature abolished by the First Section of the
recited

*Jamaica Government.**County Courts.*

recited Act it shall be lawful for Her Majesty the Queen to create and constitute a Government for this Island in such Form and with such Powers as to Her Majesty may best seem fitting, and from Time to Time to alter or amend such Government.

C A P. XIII.

An Act to apply the Sum of Nineteen Millions out of the Consolidated Fund to the Service of the Year One thousand eight hundred and sixty-six. [23d March 1866.]

C A P. XIV.

An Act for the Abolition of the Offices of Treasurer and of High Bailiff of County Courts as Vacancies shall occur, and to provide for the Payment of future Registrars of County Courts. [23d April 1866.]

WHEREAS by an Act passed in the Session of Parliament holden in the Ninth and Tenth Years of the Reign of Her present Majesty, Chapter Ninety-five, the Commissioners of Her Majesty's Treasury were empowered to appoint as many Persons as they should think fit to be Treasurers of the Courts holden under that Act: And whereas Twenty-three Persons were appointed to be such Treasurers, and as, from Time to Time, Vacancies have occurred, other Persons have been appointed: And whereas by the said Act the Judge of every Court holden under the said Act was empowered to appoint One or more High Bailiffs for such Court: And whereas it is expedient that whenever any of the Holders of either of the Offices of Treasurer or High Bailiff as aforesaid shall die, resign, or be removed, the Vacancy caused thereby should not be filled up, and that Provision should be made for the Performance of the Duties now attached to those Offices: And whereas it is further expedient to reduce the Salaries of future appointed Registrars of County Courts: Be it enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, as follows:

1. Whenever any Person who has been appointed a Treasurer of County Courts under the Provisions of Section Twenty-three of the said Act shall die, resign, or be removed, the Vacancy caused by the Death, Resignation, or Removal of such Person shall not be filled up.

2. The Accounts of the Registrar and other Officers of the Courts, of which the Person who shall have died, resigned, or been removed was the Treasurer, shall be examined by such Person or Persons, at such Time or Times, under the Supervision of such Person as the Commissioners of the Treasury shall think fit, provided that the Salaries and Expenses of the Persons by whom such Accounts are to be examined shall not exceed the

Vacancies in the Office of Treasurers of County Courts not to be filled up.

Accounts of Registrar and other Officers of the Courts to be examined

County Courts.

Treasurers may retire upon Superannuation in certain Cases.

Sum allowed to the then late Treasurer for the Services of a Clerk, and for the travelling Expenses of himself and Clerk.

3. Where it shall appear to the Commissioners of Her Majesty's Treasury that greater Efficiency and Economy will be effected by permitting the Retirement of a Treasurer of County Courts, it shall be lawful for the said Commissioners to grant to any such Treasurer, out of Moneys to be provided for the Purpose by Parliament, such Superannuation Allowance as the said Commissioners may determine, not exceeding such Amount as might be granted under "The Superannuation Act, 1859," to a Civil Servant retiring upon Medical Certificate.

When Person appointed to examine Accounts to be deemed a Civil Servant.

4. If the Commissioners of the Treasury shall think fit to employ in the Examination of the Accounts of the Courts any Person whom they may think it desirable so to employ, on account of Knowledge acquired by him as Clerk to any Treasurer of County Courts, such Clerk shall, if after One Year the said Commissioners shall continue to employ him, be deemed a Servant in the permanent Civil Service of the State, and be entitled to Superannuation.

Treasury to make Rules for keeping and rendering Accounts by Registrars and other Officers of the Courts, &c.

5. The Commissioners of the Treasury shall from Time to Time make such Rules as to them shall seem meet for the keeping and rendering of Accounts by the Registrars and other Officers of the Courts of which the Treasurer has died, resigned, or been removed, and for securing the Payment of the Sums of Money in the Hands of such Registrars or other Officers, as the said Commissioners may from Time to Time in each Case direct, into the Bank of *England*, to the Account of the Paymaster General, to be carried by him to an Account to be called "The County Courts Fund," out of which Fund the said Commissioners shall direct all necessary Payments for the Purposes of such Courts to be made.

Accounts to be rendered to Audit Board.

6. The Person under whose Supervision the Accounts of the Courts are to be examined as aforesaid shall once in every Year, and oftener if required, on such Day as the Commissioners of Her Majesty's Treasury from Time to Time shall appoint, render to the Commissioners for auditing the Public Accounts of *Great Britain* a true Account in Writing of all Moneys paid into the aforesaid "County Courts Fund" at the Paymaster General's, and of Moneys paid thereout during the Period comprised in such Account, in such Form and with such Particulars as the said Commissioners of Audit shall from Time to Time require.

Accounts to be audited.

7. The Accounts to be kept by the aforesaid Person on account of any Courts shall be examined and audited by the Commissioners of Audit in the same Manner as the Accounts of the Treasurers of County Courts are now audited.

Property of Courts to vest in a Person to be appointed by the Treasury.

8. All Lands, Messuages, and other Real and Personal Estates and Effects belonging to any County Court which shall be vested in any Treasurer of County Courts who shall die, resign, or be removed, shall vest in such aforesaid Person; and all Lands, Messuages, and other Real and Personal Estates and Effects which thereafter may be purchased or belong to any of such Courts shall vest in the said Person; and upon the Death, Removal

County Courts.

moval, or Resignation of each such Person all Property whatsoever, Real or Personal, which was vested in the said Person shall vest by force of this Act in the Person appointed by the Commissioners of Her Majesty's Treasury to succeed him in the said Duty of supervising the Examination of the Accounts.

9. Any of the Duties of a Treasurer of County Courts in respect to the Purchase of Lands, and of providing Court Houses and Offices, may, by Direction of the Commissioners of the Treasury, be performed by the said aforesaid Person in respect of those Courts to which there shall be no Treasurer.

Court Houses, &c. may be provided.

10. The Registrar of every Court the Accounts of which are examined under the Provisions of this Act shall once in every Year, and oftener if required, on such Day as shall be appointed by the Commissioners of Her Majesty's Treasury, make out and send to the said Commissioners of Audit an Account of all Sums paid over by him to the Paymaster General.

Account to be sent by Registrar to Commissioners of Audit.

11. Section Twenty-eight of the Act passed in the Session of Parliament holden in the Ninth and Tenth Years of the Reign of Her present Majesty, Chapter Ninety-five, shall, so far as relates to the conjoining of the Offices of Registrar and High Bailiff, be repealed; and upon the happening of any Vacancy in the Office of High Bailiff of any County Court, if the Registrar of the Court in which the Vacancy shall occur shall have been appointed such Registrar after the passing of this Act, or, having been appointed before the passing of this Act, shall be willing to perform the Duties of the Office of High Bailiff of such Court, no Successor to such High Bailiff shall, unless the Lord Chancellor, with the Consent of the Commissioners of Her Majesty's Treasury, shall otherwise determine, be appointed, but in either of such Cases the Registrar shall perform the Duties of the High Bailiff of such Court, and shall have all the Powers and Authorities now vested in a High Bailiff of a County Court, and shall be responsible for the Acts and Defaults of himself and his Officers, in like Manner as the High Bailiff of a County Court is now by Law responsible for the Acts and Defaults of himself and his Officers: Provided, that if a Registrar of a Court, appointed Registrar before the passing of this Act, shall be unwilling to perform the Duties of the Office of High Bailiff, the Person appointed to succeed to the then vacant Office of High Bailiff shall, unless the Lord Chancellor with the Consent aforesaid otherwise direct, cease to hold such Office upon the said Registrar ceasing to hold his Office of Registrar.

On a Vacancy in the Office of High Bailiff, the Registrar of the Court shall perform the Duties of High Bailiff, if he shall have been appointed a Registrar subsequent to the passing of this Act.

12. Every Registrar so invested with the Powers and Authorities of High Bailiff shall receive, in addition to his net Salary as Registrar, a Sum equal to One Fifth Part of such Salary, together with such Sum or Allowances for Service and Execution of Process as the Commissioners of Her Majesty's Treasury may determine; and such additional Salary and Allowances shall be paid out of the Produce of the Fees payable under the Provisions of the Act passed in the Nineteenth and Twentieth Years of the Reign of Her present Majesty, Chapter One hundred and eight.

Additional Remuneration to Registrar for performing the Duties of High Bailiff.

*County Courts.**Cattle, &c. Contagious Diseases.*

No Person to be High Bailiff of more than One Court.

Salaries of future appointed Registrars.

13. Henceforth no Person shall be appointed High Bailiff of more than One Court.

14. Section Eighty-two of the said last-recited Act shall, as to Registrars of County Courts hereafter appointed, be repealed; and every Person hereafter to be appointed Registrar of a County Court shall be paid by Salary, and the Principle upon which the said Salary shall be regulated shall be, that if the Plaints entered in the Court of which he is Registrar do not exceed in the Year from the First Day of *January* to the Thirty-first Day of *December* inclusive the Number of Two hundred, the Salary shall be One hundred Pounds for that Year; and if the Plaints so entered shall exceed Two hundred, then such Salary shall be increased by Sums of Four Pounds for every Twenty-five additional Plaints up to Six thousand inclusive; and such Salaries shall be inclusive of all Salaries to the Clerks employed by the Registrar in the Business of their respective Courts, and of all Emoluments whatsoever, except those that may be receivable in Equitable Proceedings or in Bankruptcy; and in the Courts in which the Plaints shall exceed Six thousand the Amount of Salary shall be fixed by the said Commissioners with the Consent of the Lord Chancellor, but in no Case shall the net Salary to be allowed exceed Seven hundred a Year; and such Salaries shall be paid out of the same Fund as the Salaries of existing Registrars are paid.

C A P. XV.

An Act to amend the Act of the Eleventh and Twelfth Years of Her present Majesty, Chapter One hundred and seven, to prevent the spreading of contagious or infectious Disorders among Sheep, Cattle, and other Animals.

[23d April 1866.]

11 & 12 Vict.
c. 107.

‘ **W**HEREAS by the Act of the Session of the Eleventh and Twelfth Years of the Reign of Her present Majesty, Chapter One hundred and seven, (which Act has been from Time to Time continued until the First Day of *August* One thousand eight hundred and sixty-six, and the End of the then next Session of Parliament,) it is amongst other things enacted that it shall be lawful for the Lords and others of Her Majesty’s Privy Council, or any Two or more of them, from Time to Time to make such Orders and Regulations as to them may seem necessary for the Purpose of prohibiting or regulating the Removal to or from such Parts or Places as they may designate in such Order or Orders of Sheep, Cattle, Horses, Swine, or other Animals, or of Meat, Skins, Hides, Horns, Hoofs, or other Parts of any Animals, or of Hay, Straw, Fodder, or other Articles likely to propagate Infection, and also for the Purpose of purifying any Yard, Stable, Outhouse, or other Place, or any Waggon, Carts, Carriages, or other Vehicles, and also for the Purpose of directing how any Animals dying in a diseased State, or any Animals, Parts of Animals, or other Things seized under the Provisions of that Act, are to be disposed of, and also for the Purpose of causing Notices to be given of the Appearance of any

Catt'le, &c. Contagious Diseases.

‘ any Disorder among Sheep, Cattle, or other Animals, and to
 ‘ make any other Orders or Regulations for the Purpose of
 ‘ giving Effect to the Provisions of that Act, and again to revoke,
 ‘ alter, or vary any such Orders or Regulations :

‘ And whereas it is expedient to amend and explain the said
 ‘ Act :

Be it enacted by the Queen's most Excellent Majesty, by and
 with the Advice and Consent of the Lords Spiritual and Tem-
 poral, and Commons, in this present Parliament assembled, and by
 the Authority of the same, as follows :

1. The said Act of the Session of the Eleventh and Twelfth
 Years of the Reign of Her present Majesty, Chapter One hun-
 dred and seven, is herein-after referred to as the Principal Act,
 and this Act shall be construed as One with the Principal Act. Construction
of Act.

2. This Act, and the Principal Act in so far as it is amended
 by this Act, shall not extend to *Ireland*. Application of
Act.

3. “Privy Council” shall mean the said Lords and others of
 Her Majesty's Privy Council, or any Two of them. “Privy Coun-
cil.”

4. The Orders made under the Principal Act by the said
 Privy Council, and dated respectively the Twenty-fourth Day of
March and the Eleventh Day of *April* One thousand eight hun-
 dred and sixty-six, shall be deemed to have been authorized by
 the said Principal Act, and to be of the same Force as if con-
 tained in the said Act, subject to the Power of the said Privy
 Council to alter, vary, or revoke the same. Orders made
under
11 & 12 Vict.
c. 107. deemed
authorized by
the same.

And the said Privy Council may, under the Authority of the
 said Principal Act, make the like or any other Orders which they
 may deem it expedient to make for the Purpose of preventing
 the spreading within *Great Britain* of contagious or infectious
 Disorders amongst Animals, and may in any such Order direct
 the slaughtering of any Animals affected by such Disorders.
 And the said Privy Council may require any Local Authority,
 by themselves or their Officers, or by any Committee appointed
 by such Local Authority, to carry into effect within their District
 any such Orders, and may authorize any Local Authority or Com-
 mittee of such Local Authority to make any Regulations for the
 Purpose of preventing the spreading of such Disorders, subject to
 such Conditions as may be imposed by the said Privy Council.

5. Penalties and Forfeitures under the Principal Act and this
 Act, or either of such Acts, or any Order made thereunder, and
 Expenses directed to be recovered in a summary Manner, shall be
 recovered in *England* in manner directed by an Act passed in
 the Session holden in the Eleventh and Twelfth Years of the
 Reign of Her Majesty Queen *Victoria*, Chapter Forty-three,
 intituled *An Act to facilitate the Performance of the Duties of
 Justices of the Peace out of Sessions within England and Wales
 with respect to Summary Convictions and Orders*, or any Act
 amending the same. Penalties and
Forfeitures in
England
recoverable
as under
11 & 12 Vict.
c. 43.

An Appeal may be had from a Decision of a Justice or Justices
 under this Act to the Court of General or General Quarter Ses-
 sions in manner provided by the Principal Act. Appeal.

Cattle, &c. Contagious Diseases.

Application of Penalties.

One Half of all Penalties and Forfeitures recovered shall be paid to the Person who sues or proceeds for the same, and the other Half shall be applied in manner directed by the last-mentioned Act.

Penalties and Forfeitures in Scotland recoverable as under 27 & 28 Vict. c. 53.

6. Penalties and Forfeitures under the Principal Act and this Act, or either of such Acts, or any Order made thereunder, shall, in *Scotland*, be recovered in manner directed by the Summary Procedure Act, 1864 ; and the Term "Justice or Justices" shall include any Magistrate having Jurisdiction in *Scotland* under the said Act.

Publication of Orders by the Privy Council valid.

7. Notwithstanding anything contained in the Principal Act, any Order or Regulation made by the Privy Council in pursuance of the Principal Act and this Act, or either of such Acts, shall be valid if published once in the *London Gazette*, unless it relates to any particular County, Town, or other Place, in which Case it shall not be valid unless it be also published in some Newspaper circulating in such County, Town, or other Place, or in such other Manner as the Privy Council may direct.

Expense of Publication.

Any Order or Regulation made by a Local Authority shall be published in such Manner as the Privy Council may direct.

The Expense of the local Publication of any Order or Regulation of the Privy Council shall be defrayed by the Local Authority of the Place where any such Order or Regulation is published, and the Expense of publishing any Order or Regulation of a Local Authority shall be defrayed by such Local Authority.

Evidence of Orders.

8. Any Order or Regulation of the Privy Council made before or after the passing of this Act in pursuance of the Principal Act and this Act, or either of such Acts, may be proved by the Production of a Copy of the Gazette containing such Order, or by the Production of a Copy of such Order purporting to be printed by the Printers of Her Majesty. Any Order or Regulation made or issued before or after the passing of this Act by any Local Authority in pursuance of the Principal Act and of this Act, or either of such Acts, or in pursuance of any Order of the Privy Council made under such Acts or either of them, may be proved in any of the Modes herein-after mentioned :

First, by the Production of a Copy of a Newspaper containing a Copy of such Order or Regulation ; or,

Secondly, by the Production of a printed Copy of such Order or Regulation, purporting to be certified to be a true Copy by the Clerk of the Peace where the Authority are Justices in General or Quarter Sessions assembled, or by the Clerk of Supply in the Case of Counties in *Scotland*, or by the Town Clerk or other Officer performing the Duties of a Town Clerk in the Case of an Authority having a Town Clerk or other Officer as aforesaid, or by such other Officer as the said Privy Council may prescribe :

And any Order or Regulation mentioned in this Section shall, until the contrary is proved, be deemed to have been duly made and issued at the Time at which it bears Date ; and in the Case of an Order declaring a Place to be an "infected Place" by reason of the Existence therein of any infectious or contagious Disorder amongst

*Cattle, &c. Contagious Diseases.**Art.*

amongst Animals, the Order itself shall be conclusive Evidence of the Existence of such Disorder.

9. No Stamp Duty shall be payable on, and no Fee or other Charge shall be demanded or made for, any Appointment, Certificate, Declaration, or Licence under the Principal Act or this Act, or either of such Acts, or any Order or Regulation made thereunder.

Stamp Duty and Fees not to be paid on Certificates.

10. Sections Eight to Sixteen, and Sections Nineteen to Twenty-two, inclusive, of the Principal Act shall be repealed.

11 & 12 Vict. c. 107, ss. 8 to 16 and 19 to 22 repealed.

11. Where any Person having any Cattle in his Possession or Keeping within the District of any Local Authority wherein the Cattle Plague exists affixes at the Entrance to any Building or enclosed Place in or on which such Cattle are kept a Notice forbidding Persons to enter into or on that Building or Place without his Permission, if any Person not having a Right of Entry or Way into, on, or over that Building or Place enters into, on, or over the same, or any Part thereof, in contravention of the Notice, he shall for every such Offence be liable to a Penalty not exceeding Five Pounds.

Power for Person having Cattle in his Possession to prevent Trespass on his Land.

C A P. XVI.

An Act for facilitating the public Exhibition of Works of Art in certain Exhibitions.

[30th April 1866.]

‘ WHEREAS the Owners of Works of Art have shown great Willingness to lend them for public Exhibition :

‘ And whereas it has been proposed to hold Exhibitions of National Portraits by Means of Loans, and to contribute Works of Art now in this Country to the Universal Exhibition at Paris in One thousand eight hundred and sixty-seven :

‘ And whereas it is expedient to facilitate the Loan of such Works of Art to the above-mentioned Exhibitions :’

Be it enacted by the Queen’s most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, as follows :

1. The Owner for the Time being of any Work of Art may, without incurring any Responsibility for any consequent Loss or Injury, lend such Work to the Lord President for the Time being of Her Majesty’s Most Honourable Privy Council, for any Period not exceeding Twelve Months, to be exhibited to the Public by him or by his Direction at the above-mentioned Exhibitions.

Owners of Works of Art may lend them to public Exhibitions.

2. It shall be the Duty of the Lord President to take due Precautions for the Preservation of all Works of Art lent to him in pursuance of this Act, but he shall not be personally liable for any Loss or Injury any Article may sustain.

Due Care to be taken of such Works.

3. The Expression “ Owner for the Time being ” shall include Trustees of Museums and other Bodies of Persons, whether corporate or unincorporate, having in their Possession or under their Control Works of Art, on trust for any public Purpose, or for any Artistic or Scientific Society, or possessed thereof on behalf of themselves and their Successors ; it shall also include any Tenant

Definition of “ Owner for the Time being.”

Art.

Cattle Sheds in Burghs (Scotland).

for Life or other Person beneficially entitled (otherwise than as Mortgagee) to the Possession or Enjoyment of Works of Art for Life or any other limited Period, and being of full Age.

Short Title.

4. This Act may be cited for all Purposes as "The Art Act, 1866."

C A P. XVII.

An Act to regulate the Inspection of Cattle Sheds, Cow-houses, and Byres within Burghs and populous Places in *Scotland*. [30th April 1866.]

‘ WHEREAS it is expedient to make more effectual Provision for regulating the Inspection of Cattle Sheds and Cow-houses and Byres within Burghs and populous Places in *Scotland* :’

Be it therefore enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, as follows :

Short Title.

1. This Act may be cited as "The Cattle Sheds in Burghs (*Scotland*) Act, 1866."

Interpretation of Terms.

2. The Words "Cattle Sheds," "Cowhouses," and "Byres" shall mean and include every House, Building, Shed, Yard, or other enclosed Place or Premises in which Bulls, Cows, Heifers, Oxen, or Calves are kept or intended to be kept.

Except as otherwise provided in this Act, the Interpretation Section (No. 3) and the Jurisdiction of Magistrates Section (No. 408) of "The Police and Improvement (*Scotland*) Act, 1862," are hereby incorporated with and shall be taken so as to extend to this Act.

Inspection and licensing of Cattle Sheds in Burghs, Scotland.

3. The Magistrates of Royal Burghs and also of Parliamentary Burghs in *Scotland* shall have Power to require, and shall require, all Cattle Sheds and Cowhouses and Byres within their Burghs to be inspected by an Officer appointed by them, and, if found to be suitable for such Purpose, to be licensed by them for the Period of One Year ; and the Magistrates shall likewise have Power, from Time to Time, to make Rules and Regulations for the proper sanitary Condition of the same, and to fix and determine in each Licence the Number of Cattle which may be kept in each such Cattle Shed or Cowhouse or Byre ; and if any Person shall keep any Cattle within any Burgh without such Inspection and Licence, or shall violate any of the Conditions of such Licence, or of any of the Rules and Regulations made by the Magistrates, he shall, on Conviction before any Two of them, be subjected to a Penalty not exceeding Five Pounds for each such Offence, and a like Penalty for every Day after the Conviction for such Offence upon which such Offence is continued.

Inspection of Cattle Sheds in populous Places in Scotland.

4. In the Case of Burghs (other than Royal and Parliamentary Burghs) and populous Places in *Scotland* which have adopted the whole or Portions of "The Police and Improvement (*Scotland*) Act, 1862," or previously to the passing of the said Act of 1862 had adopted the whole or any Parts of "The Police of Towns (*Scotland*) Act, 1850," the Commissioners under the said Acts shall

Cattle Sheds in Burghs (Scotland).

shall have Power to require, and shall require, all Cattle Sheds and Cowhouses and Byres within such Burghs or populous Places to be inspected by an Officer appointed by them, and, if found to be suitable for such Purpose, to be licensed by them for the Period of One Year; and the Commissioners shall likewise have Power, from Time to Time, to make Rules and Regulations for the proper sanitary Condition of the same, and to fix and determine in each Licence the Number of Cattle which may be kept in each such Cattle Shed or Cowhouse or Byre; and if any Person shall keep any Cattle within any Burgh or populous Place without such Inspection and Licence, or shall violate any of the Conditions of such Licence, or any of the Rules and Regulations made by the Commissioners, he shall, on Conviction before the Magistrates, be subjected to a Penalty not exceeding Five Pounds for each such Offence, and a like Penalty for every Day after the Conviction for such Offence upon which such Offence is continued.

5. The Magistrates before whom any Person is convicted of Nonobservance of any of the Regulations made by virtue of this Act may, as often as they shall see Cause, give Notice in Writing requiring the Owner or Occupier of such Cattle Shed, Cowhouse, or Byre to make such sanitary Improvements in the same as they shall direct, within a Period of One Month from the Date of such written Notice; and in any Case of Noncompliance with or Disobedience to such Notice, may, in addition to the Penalty imposed on such Person under the Authority of this Act, suspend, for any Period not exceeding One Month, the Licence granted to such Person under this Act; and such Magistrates may, upon the Conviction of any Person for a Second or other subsequent like Offence, in addition to the Penalty imposed under the Authority of this Act, declare the Licence granted under this Act revoked; and whenever the Licence of any such Person is revoked as aforesaid, the Magistrates or the Commissioners may refuse to grant any Licence whatsoever to the Person whose Licence has been so revoked.

Licence for Cattle Sheds and Cowhouses may be suspended in addition to Penalty imposed.

6. Every Licence granted under this Act shall continue in force for the Period of One Year from the granting thereof, except it shall be suspended or revoked under this Act; and no Fee or Reward shall be taken for any such Licence; and such Licence shall be required to be renewed once in every Year; and if any Person shall use any Cattle Shed, Cowhouse, or Byre in any Burgh or populous Place without a Licence, he shall be liable for each Offence to a Penalty not exceeding Five Pounds, of which Offence the Fact that Bulls, Cows, Heifers, Oxen, or Calves have been taken into such Place shall be deemed sufficient *prima facie* Evidence.

Licences to be renewed every Year.

7. From and after the Fifteenth Day of May One thousand eight hundred and sixty-seven, before any Licence for the Use of any Cattle Shed, Cowhouse, or Byre can be granted, Fourteen Days Notice of the Intention to apply for such Licence shall be given in Writing to the Magistrates or Commissioners.

Licences after 15th May 1867.

8. This Act shall apply only to Scotland.

Extent of Act. Commencement of Act.

9. This Act (Clause Seven excepted) shall come into force on the Fifteenth Day of May One thousand eight hundred and sixty-six.

C A P.

East India Military, &c. Funds Transfer.

C A P. XVIII.

An Act to make Provision for the Transfer of the Assets, Liabilities, and Management of the *Bengal, Madras, and Bombay Military Funds*, the *Bengal Military Orphan Society*, and other Funds, to the Secretary of State for *India* in Council. [30th April 1866.]

‘ WHEREAS certain Institutions known as the *Bengal Military Fund*, the *Bengal Military Orphan Society*, the *Madras Military Fund*, and the *Bombay Military Fund*, were established in *India* at different Times, under the Authority of the Honourable *East India Company*, for the Grant of certain Benefits to the Commissioned Officers of the said Company’s Army who were Subscribers to those Institutions, and for the Grant of Pensions and other Allowances to the Widows and Orphans of such Officers, and those Institutions were supported by Donations and Subscriptions from the Officers of the said Company’s Army and by certain Aids from the said Company :

‘ And whereas, by the Act of the Twenty-first and Twenty-second *Victoria*, Chapter One hundred and six, for the better Government of *India*, it was amongst other things provided that the Military and Naval Forces of the *East India Company* should be deemed to be the *Indian Military and Naval Forces* of Her Majesty, and should be entitled to the like Pay, Pensions, Allowances, and Privileges, and the like Advantages as regards Promotion and otherwise, as if they had continued in the Service of the said Company :

‘ And whereas, in consequence of the Changes subsequently made in the Constitution of the *Indian Army*, Notice was given to the Government of *India* by the Secretary of State for *India* in Council that the said Secretary of State for *India* in Council was ready to assume the Liabilities of the said Institutions, so far as might be requisite to maintain existing Pensions, and to secure to the Subscribers and their Families the Benefits to which they were entitled therefrom, and also that, in the event of such Assumption, present Incumbents on and Subscribers to the several Funds should be guaranteed the Pensions and Allowances for themselves and their Families to which they were entitled from those Funds, according to the Regulations then in force, and at the Rates of Subscription then existing :

‘ And whereas, under Instructions from the Secretary of State for *India* in Council, the Government of *India* caused the Question whether, under the Guarantee so given, the Assets and Liabilities of the said Institutions should be made over by the Directors and Managers thereof to the Secretary of State for *India* in Council, to be submitted for the Votes of the Subscribers to those Institutions, and the Proposition so to make over the Assets and Liabilities of the said Institutions was, in regard to each of the said Institutions, carried in the Affirmative by a large Majority of Votes :

‘ And whereas, in order to avoid any Doubt that may hereafter arise in regard to the Legality of such Transfer, it is necessary
‘ to

East India Military, &c. Funds Transfer.

‘ to make Provision by Law for enabling the Directors and Managers of the said Institutions to transfer the Assets, Liabilities, and Management thereof to the Secretary of State for *India* in Council, and for enabling the said Secretary of State for *India* in Council to accept the same :’

Be it therefore enacted by the Queen’s most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, as follows :

1. It shall be lawful for the Directors and Managers of the said Institutions to make over the Assets, Liabilities, and Management thereof to the Secretary of State for *India* in Council, and for the Secretary of State for *India* in Council to take and assume the Assets, Liabilities, and Management thereof.

2. As soon as the said Assets, Liabilities, and Management shall be made over as aforesaid, and the Acceptance thereof by the Secretary of State for *India* in Council notified by the Government of *India*, every Person who shall be an Incumbent on or Subscriber to any of the said Institutions at the Date of such Notification shall be entitled from Time to Time to receive from the Revenues of *India* such Allowance to himself, and his Family shall be entitled to receive such Pension or Allowance after his Decease, as he or they may be entitled to by the Regulations of the said Institutions: Provided that nothing in this Act contained shall be held to preclude the Secretary of State for *India* in Council from assigning to the Incumbents on and Subscribers to any of the said Institutions, or to their Families after their Decease, any Benefits in addition to those secured to them by this Act, if, on considering the Assets and Liabilities of the several Institutions, he shall deem it reasonable so to do.

3. ‘ And whereas it may be expedient that the Secretary of State for *India* in Council should have Authority in like Manner to accept the Transfer of the Assets, Liabilities, and Management of other Institutions, known as the *Bengal* Medical Retiring Fund, the *Madras* Medical Fund, and the *Bombay* Medical Retiring Fund, with the Consent of the Subscribers to the said Institutions respectively :’ It shall be lawful for the Managers or Trustees to make over the Assets, Liabilities, and Management of all or any of the said Funds, and for the Secretary of State for *India* in Council to take and assume the same, if at any Time hereafter it shall appear by a Vote, specially taken for the Purpose, that a Majority of not less than Three Fourths of the Subscribers to those Institutions who may vote upon the Question are desirous of transferring them to the said Secretary of State for *India* in Council.

Secretary of State may take and assume the Assets, &c. of certain Pension Funds in India.

Rights of Incumbents and Subscribers maintained.

Power to take and assume the Assets, &c. of certain other Pension Funds by Consent of the Subscribers thereto.

C A P. XIX.

An Act to amend the Law relating to Parliamentary Oaths.

[30th April 1866.]

‘ **W**HEREAS it is expedient that One uniform Oath should be taken by Members of both Houses of Parliament on taking their Seats in every Parliament :’

Parliamentary Oaths Amendment.

Be it therefore enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, as follows :

Oath to be taken by Members of Parliament.

1. The Oath to be made and subscribed by Members of both Houses of Parliament on taking their Seats in every Parliament shall be in the Form following :

' I A. B. do swear that I will be faithful and bear true Allegiance to Her Majesty Queen Victoria; and I do faithfully promise to maintain and support the Succession to the Crown, as the same stands limited and settled by virtue of the Act passed in the Reign of King William the Third, intituled "An Act for the further Limitation of the Crown, and better securing the Rights and Liberties of the Subject," and of the subsequent Acts of Union with Scotland and Ireland. So help me GOD.'

The Name of the Sovereign for the Time being to be used in the Oath.

2. Where in the Oath hereby appointed the Name of Her present Majesty is expressed, the Name of the Sovereign of this Kingdom for the Time being by virtue of the Act "for the further Limitation of the Crown, and better securing the Rights and Liberties of the Subject," shall be substituted from Time to Time with proper Words of Reference thereto.

Time and Manner of taking the Oath.

3. The Oath hereby appointed shall in every Parliament be solemnly and publicly made and subscribed by every Member of the House of Peers at the Table in the Middle of the said House before he takes his Place in the said House, and whilst a full House of Peers is there with their Speaker in his Place, and by every Member of the House of Commons at the Table in the Middle of the said House, and whilst a full House of Commons is there duly sitting, with their Speaker in his Chair, at such Hours and according to such Regulations as each House may by its Standing Orders direct.

Provision in favour of Quakers, &c.

4. Every Person of the Persuasion of the People called Quakers, and every other Person for the Time being by Law permitted to make a solemn Affirmation or Declaration instead of taking an Oath, may, instead of taking and subscribing the Oath hereby appointed, make and subscribe a solemn Affirmation in the Form of the Oath hereby appointed, substituting the Words "solemnly, sincerely, and truly declare and affirm," for the Word "swear," and omitting the Words "So help me God;" and the making and subscribing such Affirmation with such Substitution as aforesaid by a Person hereby authorized to make and subscribe the same shall have the same Effect as the making and subscribing by other Persons of the Oath hereby appointed.

Penalty for Omission to take Oath.

5. If any Member of the House of Peers votes by himself or his Proxy in the House of Peers, or sits as a Peer during any Debate in the said House, without having made and subscribed the Oath hereby appointed, he shall for every such Offence be subject to a Penalty of Five hundred Pounds, to be recovered by Action in One of Her Majesty's Superior Courts at *Westminster*; and if any Member of the House of Commons votes as such in the said House, or sits during any Debate after the Speaker has been chosen, without having made and subscribed the Oath hereby appointed,

Parliamentary Oaths Amendment.

appointed, he shall be subject to a like Penalty for every such Offence, and in addition to such Penalty his Seat shall be vacated in the same Manner as if he were dead.

6. There shall be repealed the several Acts and Parts of Acts specified in the Schedule hereto to the Extent in the said Schedule in that Behalf mentioned: Provided always, that the Repeal of these Acts or any of them, or of any Parts thereof, shall not be construed to weaken or in any Manner to affect any Laws or Statutes now in force for preserving and upholding the Supremacy of our Lady the Queen, Her Heirs and Successors, in all Matters Civil and Ecclesiastical within this Realm and other Her Majesty's Dominions.

Repeal of Acts and Parts of Acts in Schedule.

7. This Act may be cited for all Purposes as "The Parliamentary Oaths Act, 1866."

Short Title.

SCHEDULE.

Date of Act.	Title of Act.	Extent of Repeal.
30 Car. 2. stat. 2. c. 1.	An Act for the more effectual preserving the King's Person and Government, by disabling Papists from sitting in either House of Parliament.	So much as is unrepealed.
13 Will. 3. c. 6.	An Act for the further Security of His Majesty's Person, and the Succession of the Crown in the Protestant Line, and for extinguishing the Hopes of the pretended Prince of Wales and all other Pretenders, and their open and secret Abettors.	Ss. 10, 11.
1 Geo. 1. stat. 2. c. 13.	An Act for the further Security of His Majesty's Person and Government and the Succession of the Crown in the Heirs of the late Princess Sophia, being Protestants, and for extinguishing the Hopes of the pretended Prince of Wales, and his open and secret Abettors.	Ss. 16, 17.
6 Geo. 3. c. 53.	An Act for altering the Oath of Abjuration and the Assurance, and for amending so much of an Act of the Seventh Year of Her late Majesty Queen Anne, intituled An Act for the Improvement of the Union of the Two Kingdoms, as after the Time therein limited requires the Delivery of certain Lists and Copies therein mentioned to Persons indicted of High Treason or Misprision of Treason.	So far as relates to Oaths to be taken by Members of either House of Parliament.

<i>Parliamentary Oaths Amendment.</i>		<i>Forsyth's Indemnity.</i>
Date of Act.	Title of Act.	Extent of Repeal.
10 Geo. 4. c. 7.	An Act for the Relief of His Majesty's Roman Catholic Subjects.	So far as relates to Oaths to be taken by Members of either House of Parliament.
6 & 7 Vict. c. 6.	An Act to alter the Hours within which certain Oaths and Declarations are to be made and subscribed in the House of Peers.	The whole Act.
21 & 22 Vict. c. 48.	An Act to substitute One Oath for the Oaths of Allegiance, Supremacy, and Abjuration, and for the Relief of Her Majesty's Subjects professing the Jewish Religion.	So far as relates to Oaths to be taken by Members of either House of Parliament.
21 & 22 Vict. c. 49.	An Act to provide for the Relief of Her Majesty's Subjects professing the Jewish Religion.	So far as relates to Oaths to be taken by Members of either House of Parliament.
22 Vict. c. 10.	An Act to settle the Form of Affirmation to be made in certain Cases by Quakers and other Persons by Law permitted to make an Affirmation instead of taking an Oath.	So far as relates to Oaths to be taken by Members of either House of Parliament.
23 & 24 Vict. c. 63.	An Act to amend the Act of the Twenty-first and Twenty-second Years of Victoria, Chapter Forty-nine, to provide for the Relief of Her Majesty's Subjects professing the Jewish Religion.	The whole Act.

C A P. XX.

An Act to indemnify *William Forsyth* Esquire, One of Her Majesty's Counsel, from any penal Consequences which he may have incurred by sitting or voting as a Member of the House of Commons while holding the Office of Standing Counsel to the Secretary of State in Council of *India*. [30th April 1866.]

‘ WHEREAS *William Forsyth* Esquire, One of Her Majesty's Counsel, was elected and returned at the General Election in One thousand eight hundred and sixty-five as One of the Burgesses to serve in this present Parliament for the Borough of *Cambridge* : And whereas the said *William Forsyth*, at the Time of the said Election, held and still holds the Office of Standing Counsel to the Secretary of State in Council of *India* : And whereas a Petition was presented to the House of Commons on the Sixteenth Day of *February* last by *Robert Richard*

Forsyth's Indemnity.

' *Richard Torrens* Esquire, One of the Candidates at the said Election for the said Borough, stating that the said *William Forsyth*, during the said Election and at the Time of the said Return, held and enjoyed the said Office of Standing Counsel to the Secretary of State in Council of *India*, which the said *Robert Richard Torrens* in his said Petition alleged to be a new Office or Place of Profit under the Crown within the Meaning of a certain Act of Parliament passed in the Session of Parliament held in the Sixth Year of Her Majesty Queen *Anne*, intituled *An Act for the Security of Her Majesty's Person and Government, and of the Succession of the Crown of Great Britain in the Protestant Line*, and that by reason thereof the said *William Forsyth* was incapable of being elected and of sitting and voting as a Member of the House of Commons :

' And whereas a Committee of the House of Commons duly appointed to try and determine the Matter of the said Petition has determined that the said *William Forsyth* Esquire was not duly elected a Burgess to serve in this present Parliament for the Borough of *Cambridge*, and that the last Election for the said Borough, so far as regards the Return of the said *William Forsyth* Esquire, is a void Election :

' And whereas the said *William Forsyth* may by sitting or voting as a Member of the House of Commons during the present Session of Parliament have incurred or may be in danger of incurring divers penal Consequences under and by virtue of the Provisions of the Act of Parliament aforesaid :

' And whereas the said *William Forsyth* was advised and *bonâ fide* believed that he was not incapable of being elected as aforesaid, and of sitting and voting as a Member of the House of Commons, and it is fit and proper that the said *William Forsyth* should be indemnified from all such penal Consequences : ' Be it therefore enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, as follows :

1. That the said *William Forsyth* shall be and is hereby indemnified, freed, and discharged from and against all Penalties, Forfeitures, Incapacities, and Disabilities whatsoever (if any) incurred or to be incurred by him for or by reason of any Infringement by him of the Provisions of the said Act of Parliament by sitting or voting as a Member of the House of Commons.

2. In case any Action, Suit, Bill of Indictment or Information shall have been or shall be brought, carried on, or prosecuted against the said *William Forsyth* for or on account of any Penalty, Forfeiture, Incapacity, or Disability whatsoever incurred or to be incurred for or by reason of such Infringement of the said Act of Parliament as aforesaid, he may plead the General Issue, and upon his Defence give this Act and the Special Matter in Evidence upon any Trial to be had thereupon.

Indemnification of *William Forsyth*.

The General Issue may be pleaded in any Action or Suit.

Public Offices (Site).

C A P. XXI.

An Act to authorize the Commissioners of Her Majesty's Works and Public Buildings to acquire by compulsory Purchase or otherwise certain Lands, Houses, and Premises in the Parish of *Saint Margaret, Westminster*; and for other Purposes. [18th May 1866.]

18 & 19 Vict.
c. 95.

22 Vict. c. 19.

24 & 25 Vict.
c. 33.

24 & 25 Vict.
c. 88.

25 & 26 Vict.
c. 74.

28 & 29 Vict.
c. 31.

‘ WHEREAS under the Provisions of the following Acts, namely, the Act of the Eighteenth and Nineteenth Years of Her Majesty, Chapter Ninety-five (called the “*Downing Street Public Offices Extension Act, 1855*”), the Act of the Twenty-second Year of Her Majesty, Chapter Nineteen (called the “*Public Offices Extension Act, 1859*”), the Act of the Twenty-fourth and Twenty-fifth Years of Her Majesty, Chapter Thirty-three (called the “*Supplemental Public Offices Extension Act, 1861*”), the Act of the same Session, Chapter Eighty-eight, the Act of the Twenty-fifth and Twenty-sixth Years of Her Majesty, Chapter Seventy-four, and the Act of the Twenty-eighth and Twenty-ninth Years of Her Majesty, Chapter Thirty-one (called the “*Public Offices Act, 1865*”), the Commissioners of Her Majesty's Works and Public Buildings, as incorporated for the Purposes of the said Acts, have acquired divers Lands and Tenements in and near *Downing Street* in the City of *Westminster*, as a Site for Offices for the Public Service, with suitable Approaches thereto, and such Offices are now in course of Erection :

‘ And whereas it has been found necessary, for the Purpose of improving the Site of and the Approaches to such Public Offices, and of enlarging and improving the Station of the Metropolitan Police in *King Street* and *Gardeners Lane* adjoining thereto, that the said Commissioners should also be empowered to acquire the additional Lands described and shown on the Plans herein-after mentioned, but such Lands cannot be acquired without the Authority of Parliament :

‘ And whereas duplicate Plans, describing the Situation of the said Lands (herein-after referred to as the prescribed Lands), with a Book of Reference thereto, containing the Names of the Owners and Lessees or reputed Owners and Lessees and of the Occupiers thereof, have been deposited with the Clerk of the Peace for the County of *Middlesex* at his Office at the Sessions House, *Clerkenwell*, and with the Clerk of the *Westminster* District Board of Works, and it is expedient that Powers should be given to the Commissioners of Her Majesty's Works and Public Buildings to purchase such Lands for the Purposes aforesaid :

Be it enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, as follows :

Deposit of
Plans and
Books of Re-
ference descrip-
tive of Site.

Preliminary.

*Public Offices (Site).**Preliminary.*

1. This Act may be cited for all Purposes as "The Public Offices Site Act, 1866." Short Title.

Incorporation of Commissioners.

2. The Commissioners of Her Majesty's Works and Public Buildings for the Time being (herein-after referred to as "the Commissioners"), as incorporated for the Purposes of the aforesaid Acts, shall be and continue so incorporated for the Purposes of this Act, with Power to hold Lands for the Purposes and subject to the Provisions of this Act. Incorporation of Commissioners of Works for Purposes of Act.

Acquisition of Site.

3. The Purposes of this Act are, the Acquisition of additional Lands for the Site of the Public Offices aforesaid and the Approaches thereto, and for the Enlargement and Improvement of the Police Station aforesaid, and the constructing and doing such Works and Things as are conducive to the Attainment of the above Purposes or any of them, or incidental thereto. Description of Purposes of Act.

4. The Commissioners may, out of any Monies placed at their Disposal by Parliament for that Object, purchase, take, and use for the Purposes of this Act all or any of the prescribed Lands. Commissioners may purchase Lands.

5. Such Parts of the prescribed Lands as are already vested in the Commissioners by virtue of the Act of the Sixteenth and Seventeenth Years of Her Majesty, Chapter Forty-six (called the "*Westminster Bridge Act, 1853*"), shall remain vested in the Commissioners for the Purposes of this Act, and in all respects as if they had been acquired by them under and by virtue of this Act. As to Lands now vested in Commissioners under 16 & 17 Vict. c. 46.

6. And whereas by the Forty-eighth Section of the said "Public Offices Extension Act, 1859," after reciting that by reason of taking the Lands mentioned in the Schedule to the said Act, and for the Purposes thereof, there might be Deficiencies in the Produce of the Assessments for the Relief of the Poor, and making certain Payments directed by Act of Parliament to be made out of the Poor's Rate, as also in the Produce of other Assessments directed to be raised and levied on the Persons and in respect of the Property by Law rateable to the Relief of the Poor of the Parishes of *Saint Margaret and Saint John the Evangelist, Westminster*, and reciting that the Rates of the said Parishes had been mortgaged, and were then charged with and subject to the Repayment of certain Sums amounting in the aggregate to Thirty-five thousand four hundred and three Pounds or thereabouts Principal Money, with Interest thereon, and which Charges it was calculated would be wholly paid off on or before the Twenty-fifth Day of *December* One thousand eight hundred and seventy-three, and that it was expedient that Provision should be made for a Contribution for a limited Time by the said Commissioners in aid of the Poor Rates and other Rates to be raised and levied as therein-before mentioned, it was enacted, that the said Commissioners should from and after the Twenty-ninth Day of *September* One thousand eight hundred and eighty and

Public Offices (Site).

' and fifty-nine, yearly and every Year until the Twenty-ninth
 ' Day of *September* One thousand eight hundred and seventy-
 ' three, by and out of such Monies as Parliament might from
 ' Time to Time place at their disposal for that Purpose, pay and
 ' make good in manner therein mentioned to the said Parishes
 ' such Sum or Sums of Money not exceeding the Sum of Four
 ' hundred Pounds *per Annum* as should be deficient in respect of
 ' the said Rates by reason or means of taking the Land mentioned
 ' in the Schedule to the said Act for the Purposes thereof, such
 ' Deficiencies to be calculated and ascertained with reference to
 ' the Sum of Three hundred and seventy-five Pounds, being the
 ' Amount actually collected for and in respect of such Rates made
 ' in the Year One thousand eight hundred and fifty-eight in re-
 ' spect of Houses and Buildings which might be shut up or taken
 ' down, or of Ground taken and used by the Commissioners for
 ' the Purposes of the said Act of 1859; and by the Forty-ninth
 ' Section of the same Act it was provided that the First Payment
 ' in respect of such Deficiencies should be made on the Twenty-
 ' ninth Day of *September* One thousand eight hundred and sixty :
 ' And whereas by the said " Supplemental Public Offices Exten-
 ' sion Act, 1861," it was enacted, that in consideration of the
 ' additional Land to be taken under the Powers of that Act, the
 ' maximum Sum of Four hundred Pounds *per Annum*, payable as
 ' in the said Act of 1859 was mentioned, for making up such
 ' Deficiency as aforesaid, should be increased to a Sum not ex-
 ' ceeding Five hundred and twenty Pounds *per Annum*, and the
 ' annual Amount with reference to which such Deficiencies were
 ' to be calculated and ascertained as in the said Act of 1859 men-
 ' tioned should be the Sum of Four hundred and ninety-eight
 ' Pounds, in lieu of the Sum of Three hundred and seventy-five
 ' Pounds in the said Act of 1859 mentioned; and that the First
 ' Payment in respect of the Deficiencies arising by reason of or
 ' with reference to the Land comprised in the Act of 1861 now in
 ' recital should be made on the Twenty-ninth Day of *September*
 ' One thousand eight hundred and sixty-two : And whereas by
 ' the Act of the Twenty-seventh and Twenty-eighth Years of Her
 ' Majesty, Chapter Fifty-one, Parts of the Lands acquired under
 ' the Provisions of the Acts mentioned in the Preamble to this
 ' Act were transferred to and vested in Her Majesty, Her Heirs
 ' and Successors, for the Service of the Government of *India*, and
 ' it was thereby enacted, that such Lands when so vested in Her
 ' Majesty should be and continue liable to the Payment of Eleven
 ' Thirty-fifth Parts of all the Parochial Rates and Taxes to which
 ' the Entirety of the Land acquired by the said Commissioners as
 ' aforesaid was or should be by Law subject and liable: And
 ' whereas by the said " Public Offices Act, 1865," it was enacted,
 ' that in consideration of the additional Land to be taken under
 ' the Provisions of that Act the maximum Sum of Five hundred
 ' and twenty Pounds *per Annum* payable as in the said Acts of
 ' 1859 and 1861 was mentioned for making up such Deficiency as
 ' aforesaid should be increased to a Sum not exceeding Six hun-
 ' dred and seventy-seven Pounds *per Annum*, and the annual
 ' Amount

Public Offices (Site).

'Amount with reference to which such Deficiencies were to be calculated and ascertained as in the said Act of 1859 mentioned should be the Sum of Six hundred and Fifty-four Pounds in lieu of the Sum of Four hundred and ninety-eight Pounds in the said Act of 1861 mentioned, and that the First Payment in respect of the Deficiencies arising by reason of or with reference to the Land comprised in the said Act of 1865 now in recital should be made on the Twenty-ninth Day of *September* One thousand eight hundred and sixty-six : ' Now be it enacted, That in consideration of the additional Land to be taken under the Provisions of this Act the maximum Sum of Six hundred and seventy-seven Pounds *per Annum* payable as in the said Acts of 1859, 1861, and 1865 is mentioned for making up such Deficiency as aforesaid shall be increased to a Sum not exceeding Fourteen hundred Pounds *per Annum*, and the annual Amount with reference to which such Deficiencies shall be calculated and ascertained as in the said Act of 1859 is mentioned shall be the Sum of Thirteen hundred and thirty Pounds, in lieu of the Sum of Six hundred and fifty-four Pounds in the said Act of 1865 mentioned; and the First Payment in respect of the Deficiencies arising by reason of or with reference to the Lands to be taken under the Provisions of this Act shall be made on the Twenty-ninth Day of *September* One thousand eight hundred and sixty-seven : Provided always, that this Extension shall not increase the Sums payable by Her Majesty, Her Heirs or Successors, as aforesaid, in respect of the Lands vested in Her by the said Act of the Twenty-seventh and Twenty-eighth Years of Her Majesty, Chapter Fifty-one.

7. The Commissioners, their Surveyors, Officers, and Workmen, may at all reasonable Times in the Daytime, upon giving Twenty-four Hours previous Notice in Writing, enter into and upon any of the prescribed Lands for the Purpose of surveying or valuing the same.

8. "The Lands Clauses Consolidation Act, 1845," and "The Lands Clauses Consolidation Acts Amendment Act, 1860," shall, except as hereby expressly varied, be incorporated with this Act, but,

Power to
Commissioners
to enter upon
Lands.

8 & 9 Vict.
c. 18. and
23 & 24 Vict.
c. 106. in-
corporated.

- (1) There shall not be incorporated with this Act the Sections and Provisions of "The Lands Clauses Consolidation Act, 1845," herein-after mentioned, that is to say, Section Sixteen, whereby it is provided that the Capital is to be subscribed before the compulsory Powers are to be put in force; Section Seventeen, whereby it is provided that the Certificate of the Justices shall be Evidence that the Capital has been subscribed, or: the Provisions relating to affording Access to the Special Act:
- (2) In the Construction of this Act and the said incorporated Acts this Act shall be deemed to be the "Special Act," and the Commissioners shall be deemed to be "the Promoters of the Undertaking :"
- (3) The Term "Sheriff," used in the Provisions of "The Lands Clauses Consolidation Act, 1845," relating to the Reference to a Jury, shall be deemed to apply to the

Public Offices Site.

High Bailiff of the City and Liberty of *Westminster*, or his Deputy :

- (4) The Bond required by Section Eighty-five of "The Lands Clauses Consolidation Act, 1845," shall be under the Common Seal of the Commissioners, and shall be sufficient without the Addition of the Sureties in the said Section mentioned.

Exinction of
Rights of Way
and other
Easements.

9. Upon the Purchase by the Commissioners of the prescribed Lands (save as herein-after provided), all Rights of Way, Rights of laying down or of continuing any Pipes, Sewers, or Drains, on, over, through, or under *King Street*, between *Charles Street* and *Downing Street*, or on, over, through, or under the prescribed Lands, or any Part thereof, and all other Rights or Easements in or relating to the said Portion of *King Street* and such Lands or any Part thereof, shall be extinguished, and all the Soil of such Ways, and the Property in the Pipes, Sewers, or Drains, shall vest in the Commissioners, subject to this Provision, that all Persons and Bodies of Persons, corporate or unincorporate, may recover from the Commissioners such Compensation, if any, as they may be entitled to for any Rights or Property of which they may be deprived in pursuance of this Section, the Amount of such Compensation to be determined in manner provided by the said "Lands Clauses Consolidation Act, 1845."

As to Claims
for Compensation
by yearly
Tenants.

10. All Claims for Compensation made upon the Commissioners under the Provisions of this Act or any Act incorporated herewith shall, if the Person claiming to be entitled to Compensation has no greater Interest than as Tenant for a Year or from Year to Year in the Lands in respect of which the Compensation is claimed, be determined in manner provided by the One hundred and twenty-first Section of "The Lands Clauses Consolidation Act, 1845."

Compulsory
Purchases.

11. The Limit for the compulsory Purchase of Lands under this Act shall be Three Years.

Commissioners
may sell Lands
to the Receiver
for the Metro-
politan Police
District.

12. It shall be lawful for the Commissioners (if they shall think fit), with the Consent in Writing of the Commissioners of Her Majesty's Treasury, to sell to the Receiver for the Metropolitan Police District, for the Purposes of the Acts of the Tenth Year of King *George* the Fourth, Chapter Forty-four, and Second and Third *Victoria*, Chapter Forty-seven, any Part or Parts of the prescribed Lands which they may have acquired by virtue of this Act, for such Price and subject to such Conditions as may be agreed on.

Powers to Com-
missioners to
execute Works.

13. The Commissioners may pull down and remove any Buildings on the prescribed Lands, and may construct thereon such Buildings and Works, and do all such other Things as may, in their Opinion, be necessary or expedient in order to carry into effect the Purposes of this Act or any of them.

As to Rights
of Board of
Works.

14. Nothing in this Act shall extend to take away or impair any Rights or Jurisdiction of the Metropolitan Board of Works in relation to any Sewers, Drains, or Watercourses.

Buildings
exempt from
18 & 19 Vict.
c. 122.

15. All Buildings erected on the prescribed Lands, either by the Commissioners or by the Receiver for the Metropolitan Police District,

Public Offices Site.

District, shall be exempt from the Operation of the First Part of "The Metropolitan Buildings Act, 1855."

Miscellaneous.

16. No Purchase shall be made by the Commissioners for the Purposes of this Act without the Consent in Writing of the Commissioners of Her Majesty's Treasury; but it shall not be necessary for any Vendor or any Purchaser from the said Commissioners to ascertain that such Assent has been given, nor shall the Commissioners be bound to produce to any such Vendor or Purchaser any Evidence of such Assent, and any such Assent may be given either generally or for any particular Purchase or Purchases, as to the said Commissioners of the Treasury may seem meet.

No Purchase to be made without the Authority of the Treasury.

17. Every Notice, Summons, Writ, or other Document required to be given, issued, or signed by or on behalf of the Commissioners may be given, issued, or signed by the Solicitor or Secretary for the Time being of the Commissioners, and need not be under the Common Seal of the Commissioners.

Authentication of Notices.

18. All Land purchased by the Commissioners under the Authority of this Act shall, except as hereby otherwise provided, be vested in them for the Public Service, and shall be subject to the Provisions of the Act of the Fifteenth and Sixteenth Years of the Reign of Her present Majesty, Chapter Twenty-eight, and in all respects as if the same had been acquired under the Provisions of that Act.

Land purchased, vested for the Public Service, subject to 15 & 16 Vict. c. 28.

19. All Contracts in Writing made by the First Commissioner of Her Majesty's Works and Public Buildings in the Execution of any of the Powers by this Act given to the Commissioners hereby incorporated as aforesaid shall be valid, and shall be binding on the Commissioners as if the same had been under their Corporate Seal.

Contracts made by First Commissioner of Works valid.

20. All Monies payable to the Commissioners under the Provisions of this Act from any Sale to the Receiver for the Metropolitan Police District, or from the Sale of any Materials or otherwise, shall be paid to Her Majesty's Paymaster General or the Deputy Paymaster General for the Time being, or other Officer acting for the Paymaster General, whose Receipt, unstamped, shall be a sufficient Discharge for the same to the Persons paying the same, and such Monies so paid as aforesaid shall from Time to Time be by such Paymaster General paid over and applied as the Commissioners shall by any Order direct, and in the meantime shall be applied or invested in the Purchase of Exchequer Bills, if the Commissioners shall so direct.

Monies payable to the Commissioners to be paid to Her Majesty's Paymaster General.

21. All Orders which under this Act the Court of Chancery is empowered to make, on Motion or Petition, in relation to any Money paid into the Bank of *England* with the Privity of the Accountant General of the Court of Chancery under this Act, or the Securities in or upon which the same may be invested, or the Dividends or Interest on such Money and Securities, or the Costs of any Application, may be made by any Judge of the said Court upon Application to him while sitting at Chambers, upon

Orders concerning Money paid into Court may be made at Chambers.

*Public Offices Site.**Qualification for Offices Abolition.*

Summons, in like Manner as in other Cases in which Proceedings may be so had, subject nevertheless to any General Orders which may hereafter be made concerning the Practice, Proceedings, or Business of the said Court on any such Applications.

Penalty for obstructing Commissioners.

22. If any Person wilfully obstruct any Person acting under the Authority of the Commissioners in the lawful Exercise of the Powers vested in them under this Act, he shall forfeit a Sum not exceeding Five Pounds for every such Offence, to be recovered in a summary Manner.

Deeds not liable to Stamp Duty.

23. No Deed, Bond, or other Instrument made by, to, or with the Commissioners for any of the Purposes of this Act shall be subject to any Stamp Duty imposed by any Act now in force, nor to any Stamp Duty to be imposed by any future Act, unless such Instruments are specially charged therewith in such future Act.

Deeds to be enrolled in Court of Exchequer.

24. Every Conveyance, Assignment, or other Deed or Instrument whereby any Land by this Act authorized to be purchased is conveyed or assigned to the Commissioners for the Purposes of this Act, shall be enrolled amongst the Records of Her Majesty's Court of Exchequer, and entered in the Books of the said Commissioners; and every such Conveyance, Assignment, or other Deed or Instrument, when so enrolled, shall, without any other Enrolment or Acknowledgment thereof, and without any Registry thereof, be good and available in Law, any Act of Parliament, Law, Practice, or Usage to the contrary in anywise notwithstanding.

Plan to be deposited in the Office of Works, and open to Inspection.

25. A Copy of the Plan of the prescribed Lands shall be deposited at the Office of the Commissioners, and shall remain at the said Office, to the end that all Persons may at all seasonable Times, on Payment of a Fee of One Shilling, have Liberty to inspect the same.

C A P. XXII.

An Act to render it unnecessary to make and subscribe certain Declarations as a Qualification for Offices and Employments; to indemnify such Persons as have omitted to qualify themselves for Office and Employment; and for other Purposes relating thereto. [18th May 1866.]

9 G. 4. c. 17.

‘ WHEREAS an Act was passed in the Ninth Year of the Reign of King George the Fourth, intituled *An Act for repealing so much of several Acts as imposes the Necessity of receiving the Sacrament of the Lord's Supper as a Qualification for certain Offices and Employments*: And whereas another Act was passed in the First and Second Years of the Reign of Her present Majesty, intituled *An Act for the Relief of Quakers, Moravians, and Separatists elected to Municipal Offices*: And whereas another Act was passed in the First and Second Years of the Reign of Her present Majesty, intituled *An Act for the further Relief of Quakers, Moravians, and Separatists*: And whereas another Act was passed in the Eighth and Ninth Years of the Reign of Her present Majesty, intituled *An Act for the Relief of Persons of the Jewish Religion elected* ‘ to

1 & 2 Vict. c. 5.

1 & 2 Vict. c. 15.

8 & 9 Vict. c. 52.

Qualification for Offices Abolition.

to Municipal Offices: And whereas it is inexpedient that it should be necessary to make and subscribe any Declaration prescribed by any of the said Acts: Be it enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, as follows:

1. It shall not be obligatory for any Person who shall hereafter be placed, elected, or chosen in or to the Office of Mayor, Alderman, Recorder, Bailiff, Town Clerk, or Common Councilman, or in or to any Office or Magistracy, or Place, Trust, or Employment relating to the Government of any City, Corporation, Borough, or Cinque Port, within *England* and *Wales* or the Town of *Berwick-upon-Tweed*, either before or upon or after his Admission into any of the aforesaid Offices or Trusts, or for any Person who shall hereafter be admitted into any Office or Employment, or who shall accept from Her Majesty, Her Heirs and Successors, any Patent, Grant, or Commission, either before or upon or after his Admission to any Office, Employment, or Place of Trust, or his Acceptance of any Patent, Grant, or Commission, to make and subscribe any Declaration prescribed by any of the said Acts.

Obligation to make Declarations prescribed by the recited Acts abolished.

2. Every Person who at or before the passing of this Act hath omitted to make and subscribe any Assurance or Declaration prescribed by the said Acts or any of them, or otherwise to qualify himself within such Time and in such Manner as in and by the said Acts or any of them is required, shall be and is hereby indemnified, freed, and discharged from and against all Penalties, Forfeitures, Incapacities, and Disabilities incurred or to be incurred for or by reason of any Omission of making and subscribing any Assurance or Declaration required by the said Acts or any of them according to the same Acts or any of them, or any other Act or Acts, and every such Person is and shall be fully and actually recapacitated and restored to the same State and Condition as he was in before such Neglect or Omission, and shall be deemed and adjudged to have duly qualified himself according to the same Acts and every of them, and all Elections of and Acts done or to be done by any such Person, or by Authority derived from him, are and shall be of the same Force and Validity as the same or any of them would have been if such Person had duly made and subscribed such Assurance and Declaration according to the Directions of the said Acts or any of them.

Indemnity for Persons who have not made Declarations required by the recited Acts.

C A P. XXIII.

An Act to alter certain Duties of Customs in the *Isle of Man*, and for other Purposes. [18th May 1866.]

BE it enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, as follows:

1. In lieu of the Customs Duties now chargeable on the Articles herein-after mentioned upon their Importation into the *Isle of Man*,

Alteration of Duties of Customs after

Customs Duties (Isle of Man).

15th March
1866.

Man, the following Duties shall be charged from and after the Fifteenth Day of *March* One thousand eight hundred and sixty-six ; that is to say,

Spirits, viz.		£	s.	d.
———	Brandy, Geneva, and all Foreign Spirits, not being Liqueurs, Cordials, or perfumed Spirits - - - the Gallon	0	8	0
———	Rum and Rum Shrub of the British Possessions - - - the Gallon	0	6	0
———	British or Irish Spirits exported from a Duty-free Warehouse under Bond in the United Kingdom - - - the Gallon	0	6	0
Such Spirits not exceeding the Strength of Proof by Sykes' Hydrometer, and so in proportion for any greater or less Strength than the Strength of Proof, and for any greater or less Quantity than a Gallon.				
Sugar, viz.				
———	Muscovado - - - the Cwt.	0	3	0
———	Sugar Candy, White or Brown, refined Sugar or Sugar rendered by any Process equal to refined, Foreign or British			
	the Cwt.	0	6	0
Tobacco, viz.				
———	Unmanufactured - - - the lb.	0	2	6
———	Manufactured - - - the lb.	0	4	9
———	Cigars - - - the lb.	0	4	9
Wine	- - - per Gallon	0	1	8

Goods on
which Duties
not paid not
to be delivered.

2. It shall be lawful for Her Majesty at any Time, by Order in Council, to direct that Goods liable to any Duties of Customs upon their Importation from Foreign Parts into the said Isle shall not be brought into or delivered for Consumption in the said Isle without Payment of such Duties, whether any Duty shall or shall not have been previously paid on such Goods in *England* or elsewhere.

Application of
Duties.

3. The Commissioners of Her Majesty's Customs shall apply the Duties of Customs collected in the *Isle of Man* (except the necessary Charges of collecting, recovering, and accounting for the same, which Charges they are hereby authorized and directed to retain and pay out of the gross Amount collected, notwithstanding the Provisions of the Act of the Seventeenth and Eighteenth of *Victoria*, Chapter Ninety-four,) in manner following; (that is to say,) they shall thereout pay and defray the necessary Expenses attending the Government of the *Isle of Man*, and the Administration of Justice there, and other Charges incurred in the Isle which have heretofore been or may hereafter be deemed fit and proper Charges to be deducted from and paid out of the Duties of Customs collected in the *Isle of Man*, including so much (if any) of the Services which shall have been voted by the House of Commons applicable to the *Isle of Man* as the Commissioners of Her Majesty's Treasury shall from
Time

Customs Duties (Isle of Man).

Time to Time direct : Provided that no Part of the said Duties of Customs shall be applied for or towards any of the Navy Services, except the Salaries and Expenses of the Coast Guard Service of the *Isle of Man*, and that no Part of the said Duties of Customs shall be applied for or towards any of the Army Services, except the Charge of the Volunteers of the *Isle of Man*.

4. Out of the same Duties of Customs the said Commissioners shall pay the annual Sum of Two thousand three hundred Pounds, made payable by the Act Eighth and Ninth of *Victoria*, Chapter Ninety-four, Section Twenty-five, to Her Majesty's Receiver General in the *Isle of Man*, and to be applied for the lawful Purposes of the Harbour Commissioners therein mentioned.

5. In addition to the Payments out of the Customs Duties herein-before directed, there shall be set aside annually a Sum equal to One Ninth Part of the gross Amount of the Duties of Customs collected in the *Isle of Man*, to be applied by the Commissioners of the Treasury in effecting Improvements in the Harbours and other Public Works in the *Isle of Man*, the necessary Repairs and Improvements in the Harbours taking Priority to other Public Works ; and it shall be lawful for the Court of Tynwald from Time to Time to determine what Improvements and Public Works shall be so undertaken, the Lieutenant Governor having a Veto upon such Decision ; and such One Ninth Part of the said gross Amount of the Duties of Customs collected in the *Isle of Man* being in satisfaction of and in substitution for the Sum equal to One Ninth Part of the Amount derived from such Duties by the Customs Consolidation Act, 1853, Section Three hundred and fifty-five, directed to be set apart and applied as therein mentioned.

6. It shall be lawful for the Harbour Commissioners of the *Isle of Man*, or the major Part of them, (of whom Her Majesty's Receiver General in the *Isle of Man* or his Deputy for the Time being shall be One,) from Time to Time, with the Approbation of the Commissioners of Her Majesty's Treasury, to borrow of or from any Commissioners, Body, or Person willing to advance the same on the Security of Two other Ninth Parts of the gross Amount of the Duties of Customs collected in the *Isle of Man*, such Sum or Sums of Money as the Court of Tynwald (with such Approbation as aforesaid) may have determined to be necessary for the Purpose of effecting Improvements in the Harbours of the *Isle of Man* ; and it shall be lawful for the Court of Tynwald from Time to Time to determine what Improvements shall be so undertaken, the Lieutenant Governor having a Veto upon such Decision ; and it shall be lawful for the said Harbour Commissioners, or such Majority of them as aforesaid, by any Deed or Deeds under their Hands and Seals, to charge the said Two Ninth Parts of the said gross Amount of the Duties of Customs collected in the *Isle of Man*, on the Security whereof any such Money as aforesaid might be borrowed, with the Repayment of the Principal Money and Interest according to the Terms agreed on with any Commissioners or other Body or Person by whom the respective Advance may be made ; and the Commissioners of Her Majesty's

2,300*l.* made payable by 8 & 9 Vict. c. 94 s. 25. to be paid out of Duties.

One Ninth of Duties to be applied in Public Improvements in *Isle of Man*.

Power to Harbour Commissioners, with Consent of Treasury, to borrow Money.

Customs

Customs Duties (Isle of Man).

Customs shall, in the event of any such Charge being made, pay and apply the said Two Ninth Parts of the said gross Amount, or so much thereof as shall be necessary, in Payment of such Principal and Interest accordingly.

Subject to
above Charges
10,000*l.* to be
paid into Her
Majesty's Ex-
chequer.

7. Subject to the Charges aforesaid the Sum of Ten thousand Pounds out of the Duties of Customs of the *Isle of Man* shall be brought and paid into the Receipt of Her Majesty's Exchequer distinctly and apart from all other Branches of the Public Revenue, and shall go and make Part of the Consolidated Fund of the United Kingdom of *Great Britain and Ireland*; and in case the Customs Duties of the *Isle of Man* shall not be sufficient in any Year to pay the whole of the said Ten thousand Pounds, then the Deficiency shall be added to the Ten thousand Pounds becoming due in the succeeding Year, and be payable with the like Priority, and so on from Year to Year as regards the Deficiency, if any, of the preceding Year or Years: Provided always, and be it enacted by way of Substitution for the Provisions of the *Isle of Man Harbours Amendment Act, 1864, Section Two*, that if there shall be any Deficiency in respect of the Works in that Act mentioned as proposed to be erected at *Port Erin* in the *Isle of Man*, by the Application of the Loan therein mentioned, to meet the Claims of the Public Works Loans Commissioners to Payment as such Claims fall due, then the Amount so deficient, to an Extent not exceeding One thousand six hundred Pounds in any One Year, shall be charged and paid, and deducted by the Commissioners of Her Majesty's Customs, out of the said Sum of Ten thousand Pounds before the Payment thereof into the Receipt of Her Majesty's Exchequer; and if after the Completion of the said proposed Works at *Port Erin*, it shall be found that the Harbour Dues and other Monies received and applicable to the Payments to be made to the Public Works Loans Commissioners are more than sufficient to provide for such annual Payments as they shall fall due, the Balance, after providing for such Payments, shall be applied yearly to repay any Monies which shall have been advanced out of the Surplus of Customs Revenues under the Authority of the said *Isle of Man Harbour Amendment Act, 1864*, or which shall have been advanced out of the said annual Sum of Ten thousand Pounds under the Authority of this Act, with Interest thereon respectively at the Rate of Three and a Quarter *per Centum per Annum*, from the Time of the Advance to the Time of Repayment.

Surplus (if
any) of Duties
to be applied
to public Pur-
poses in Isle
of Man.

8. The Surplus, if any, of the Duties of Customs of the *Isle of Man*, after deducting the Sums herein-before directed or authorized to be paid or set aside thereout or charged thereon, shall be applied for such public Purposes of the *Isle of Man*, to be approved of by the Commissioners of Her Majesty's Treasury, as the Court of Tynwald shall from Time to Time determine, the Lieutenant Governor having a Veto upon such Decision.

Investment of
Surplus.

9. The clear surplus Income (if any) arising from the said Duties of Customs in any Year which shall not be required for the Purposes of that Year shall be invested in such Names and on such Securities as the Commissioners of the Treasury shall from Time

Customs Duties (Isle of Man).

to Time direct, and the Sums so invested, with the Interest and Accumulations thereof, shall form a Fund to be called "*The Isle of Man Accumulated Fund*," and such Fund, or any Part thereof, shall from Time to Time be applicable for the Purposes and in the Manner in which the same would have been applicable if it had been surplus Income of the Year in which it shall be applied.

10. In case the Dues which under the Authority of any Act of Parliament heretofore passed may be taken from Vessels using any of the Harbours in the *Isle of Man* shall not be sufficient to keep down the Interest and Instalments of Principal payable under any Mortgage of the said Dues made under the Authority of any Act of Parliament, it shall be lawful for the Commissioners of Her Majesty's Treasury, with the Consent of the Court of Tynwald, from Time to Time to alter the Scale of Dues, but so as not to reduce the same or any of them below the Amount prescribed by any Act of Parliament; and it shall be lawful for the Commissioners of Her Majesty's Treasury, with the Consent of the Court of Tynwald, from Time to Time to revise the Constitution of the Commissioners for putting in execution the Act of the Eleventh Year of King George the Third, Chapter Fifty-two; and the Persons nominated or appointed or elected to be such Commissioners in pursuance of any Rules laid down by the Commissioners of the Treasury, with the Consent of the Court of Tynwald, shall have all the Powers by the last-mentioned Act or by any other Act of Parliament given to the Commissioners nominated and appointed or elected in pursuance of the said Act of the Eleventh Year of the Reign of King George the Third, Chapter Fifty-two.

11. The Commissioners of Her Majesty's Customs shall immediately after the Thirty-first of *March* in each Year cause to be made out an Account of their Receipts and Expenditure in respect of the Duties of Customs of the *Isle of Man*, and shall transmit the same, with Books and Vouchers relating thereto, to the Commissioners for auditing Public Accounts, who shall examine the said Accounts and certify thereon as to the Correctness of the Sums therein contained as compared with the Books and Vouchers relating thereto; and the Commissioners for auditing Public Accounts shall transmit Copies of the Accounts so examined, and certify to the Commissioners of Her Majesty's Treasury, with their Report thereon in the usual Way; and such Accounts, together with the Reports of the Commissioners of Audit thereon, and together also with a Statement of the Account of "*The Isle of Man Accumulated Fund*," and of the Application of any Part thereof in the course of the preceding Year, shall be laid before the House of Commons by the Commissioners of Her Majesty's Treasury on or before the Thirtieth of *June* following if Parliament shall then be sitting, or if not then within One Week after Parliament shall be next assembled, and Copies of such Accounts, Reports, and Statements shall also be transmitted to the Lieutenant Governor of the *Isle of Man*, and shall by him be laid before the Court of Tynwald.

12. Nothing in this Act contained shall prejudice or affect, or be construed in any way, directly or indirectly, to prejudice or affect,

Provision for
Alteration of
Scale of Dues.

Treasury, with
Consent of
Court of Tyn-
wald, may
revise Consti-
tution of Com-
missioners.

Annual Ac-
count of
Receipt and
Expenditure
to be trans-
mitted to
Treasury, and
laid before
Parliament.

Saving Rights
of Isle of Man.

Local Government Supplemental.

affect, any of the Rights or Privileges legally exercised or enjoyed by the said Isle at the Time of the passing of this Act.

Short Title.

13. This Act may be cited as the "*Isle of Man Customs, Harbours, and Public Purposes Act, 1866.*"

C A P. XXIV.

An Act to confirm certain Provisional Orders under "The Local Government Act, 1858," relating to the Districts of *Winchester, Burton-upon-Trent, Longton, Accrington, Preston, Bangor, Elland, Halstead, Wadsworth, Canterbury, Dartmouth, Dukinfield, Stroud, and Bridlington*, and for other Purposes relative to certain Districts under the said Act. [18th May 1866.]

‘ WHEREAS the Secretary of State for the Home Department, being One of Her Majesty’s Principal Secretaries of State, has, under the Provisions of the Local Government Act, 1858, duly made certain Provisional Orders which are contained in the Schedule to this Act annexed, and it is provided by the aforesaid Local Government Act that no such Orders shall be of any Validity whatever until they shall have been confirmed by Parliament ; and it is expedient that the said Orders should be so confirmed, and other Provisions made with respect to certain Districts already under the Local Government Act aforesaid : ’

Be it therefore enacted by the Queen’s most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, as follows :

Provisional Orders in Schedule confirmed.

1. The Provisional Orders contained in the Schedule hereunto annexed shall, from and after the passing of this Act, be absolute, and be as binding and of the like Force and Effect as if the Provisions of the same had been expressly enacted in this Act.

Limitation as to Amount of Rates in Canterbury District.

2. The Rates leviable within the District of the City and Borough of *Canterbury* under the Provisions of the Local Government Act, 1858, for all the Purposes of that Act, shall not in any One Year exceed the Amount of Three Shillings in the Pound Sterling upon all House Property within such District assessable to such Rates under the said Act, nor the Sum of Sixpence in the Pound Sterling upon all Lands within such District used for Agricultural Purposes only.

As to Map of Boundary of Halstead District.

3. The Boundary of the District of *Halstead*, as settled by the Provisional Order in the Schedule to this Act, shall be taken and deemed to be the Boundary set out on a Map of the said District, approved by the Secretary of State, and deposited at the Office of the *Halstead* Local Board.

Separated Portion of Halstead District to continue liable to due Share of Mortgage Debt.

4. Notwithstanding the Separation from the *Halstead* District of a Part of the said District as set forth and described in the Provisional Order in the Schedule to this Act contained, the Part so separated shall continue liable to the same Extent as at present to the Payment of the Interest and annual Instalments of the Monies borrowed by the Local Board of Health of the said District

Local Government Supplemental.

trict up to the Time of the passing of this Act, and all the Powers in relation to rating shall for the Purpose of rating for the Payment of such Interest and Instalments continue as if there had been no Separation of such Part from the said District : Provided always, that any Income arising from the Waterworks of the said Local Board of Health shall be applied exclusively to the Payment of the Interest and Instalments of the Sum of Three thousand five hundred Pounds, being the Amount borrowed by the said Board for the said Waterworks, and of the working Expenses of such Works.

5. ' And whereas Colonel the Honourable *Edward Gordon Douglas Pennant*, M.P., is the sole Owner of the Part of the Parish of *Llandegai* which lies within the Boundaries of the Parliamentary Borough of *Bangor*, and is referred to in the Provisional Order relative to the District of *Bangor* in the Schedule to this present Act contained, and such Part of the said Parish of *Llandegai* is wholly unconnected with the Drainage System and with the other sanitary Arrangements of the said District of *Bangor*, and is lighted, cleansed, and the Roads and Pavements therein are kept in repair, at the sole Costs and Charges of the said Colonel the Honourable *Edward Gordon Douglas Pennant* : And whereas at the Time of the making of the said Provisional Order Doubts were entertained whether the Part of the Parish of *Llandegai* was included within such District of *Bangor* : And whereas in consideration of the Local Board of Health for the said District terminating legal Proceedings which have been taken by them to enforce certain General District Rates made by them upon the Property within the said Part of the Parish of *Llandegai*, and upon the passing of an Act of Parliament to confirm the said Provisional Order excluding the said Part of the Parish of *Llandegai* from the District of the Local Board of Health for *Bangor*, the said Colonel the Honourable *Edward Gordon Douglas Pennant* hath agreed to give the said Local Board of Health the Sum of Four thousand and five hundred Pounds in exoneration of all such Rates as aforesaid : And whereas the *Bangor* Local Board of Health is indebted in the Sum of Four thousand and five hundred Pounds or thereabouts borrowed by them upon the Security of the Rates within their said District, under the Powers contained in the Public Health and Local Government Acts in that Behalf : And whereas the said Local Board of Health, deeming it conducive to the Interests of the Owners and Ratepayers within the said District of *Bangor*, have agreed to accept the said Sum of Four thousand and five hundred Pounds which the said Colonel the Honourable *Edward Gordon Douglas Pennant* has agreed to give them on the passing of this Act as aforesaid : ' Be it enacted, That the said Sum of Four thousand and five hundred Pounds so to be given by the said Colonel the Honourable *Edward Gordon Douglas Pennant* to the said Local Board of Health for the District of *Bangor* shall be applied by the said Board in defraying all the Costs, Charges, and Expenses incurred by them in and connected with the legal Proceedings which they have taken to

Appropriation, &c. of 4,500*l.* to be paid to Local Board of Bangor by Col. the Hon. E. G. D. Pennant, M.P.

enforce

Local Government Supplemental.

enforce Payment of the General District Rates on the said Part of the Parish of *Llandegai* which is by the said Provisional Order, confirmed as aforesaid, excluded from the said District of *Bangor*, and all the Costs, Charges, and Expenses incurred by the said Local Board in relation to the said Provisional Order and to this Act, and subject to the Payment of such Costs, Charges, and Expenses, the Residue of the said Sum of Four thousand and five hundred Pounds shall be applied by the said Local Board of Health in Repayment of the said Sum of Four thousand and five hundred Pounds or thereabouts borrowed by them upon the Security of the Rates within their said District as aforesaid. The Payment by the said Colonel the Honourable *Edward Gordon Douglas Pennant* of the Sum of Four thousand and five hundred Pounds to the said Local Board of Health for the District of *Bangor* shall be in full Satisfaction of all Claims and Demands by the same Board for Rates or otherwise on or with reference to the said Part of the Parish of *Llandegai* which is by the said Provisional Order, confirmed as aforesaid, excluded from the said District of *Bangor*.

Act incorporated with
21 & 22 Vict.
c. 98.

Short Title.

6. This Act shall be deemed to be incorporated with the Local Government Act, 1858, and shall be as if this Act and the said Local Government Act were One Act.

7. In citing this Act in any other Act of Parliament, or in any Proceeding, Instrument, or Document whatever, it shall be sufficient to use the Words and Figures "The Local Government Supplemental Act, 1866."

SCHEDULE of Provisional Orders referred to in the preceding Act.

1. WINCHESTER.—Repealing and altering Parts of Local Acts in force within the City.
2. BURTON-UPON-TRENT.—Alteration of the Town of Burton-upon-Trent Act, 1853, in force within the Local Board's District.
3. LONGTON.—Repealing and altering Parts of a Local Act in force within the District of the Longton Local Board.
4. ACCRINGTON.—Putting in force the Lands Clauses Consolidation Act, 1845, for the Purchase and taking of Lands by the Local Board of Health, otherwise than by Agreement, for Market Improvements.
5. PRESTON.—Putting in force the Lands Clauses Consolidation Act, 1845, within the District of Preston, for the Purchase of Lands by the said Board for Park and Street Improvements.
6. BANGOR.—Altering the Boundaries of the District of Bangor, under the Local Government Act, 1858.
7. ELLAND.—Altering the Boundaries of the District of Elland, under the Local Government Act, 1858.
8. HALSTEAD.—Altering the Boundaries of the District of Halstead, under the Provisions of the Local Government Act, 1858.

9. WADSWORTH.

Exchequer Bills and Bonds.

9. WADSWORTH.—Separating from the District of Wadsworth a Portion of the Township of Wadsworth.
10. CANTERBURY.—For Repeal and Alteration of the Canterbury Local Acts in force within the District of the Canterbury Local Board.
11. DARTMOUTH.—For extending the Borrowing Powers of the Dartmouth Local Board.
12. DUKINFIELD.—For extending the Borrowing Powers of the Dukinfield Local Board of Health.
13. STROUD.—For extending the Borrowing Powers of the Stroud Local Board of Health.
14. BRIDLINGTON.—For extending the Borrowing Powers of the Bridlington Local Board.

C A P. XXV.

An Act to consolidate and amend the several Laws regulating the Preparation, Issue, and Payment of Exchequer Bills and Bonds. [18th May 1866.]

‘WHEREAS it is expedient to amend the Laws regulating the Preparation, Issue, and Payment of Exchequer Bills and Bonds, and to consolidate the same so amended in One Act:’

Be it therefore enacted by the Queen’s most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same:

1. That an Act passed in the Forty-eighth Year of King George the Third, Chapter One, intituled *An Act for regulating the issuing and paying-off of Exchequer Bills*; so much of an Act passed in the Fourth Year of King William the Fourth, Chapter Fifteen, intituled *An Act to regulate the Office of the Receipt of His Majesty’s Exchequer at Westminster*, as relates to the Preparation and Issue of Exchequer Bills; an Act of the Fifth and Sixth Years of Her Majesty, Chapter Sixty-six, intituled *An Act for further regulating the Preparation and Issue of Exchequer Bills*; an Act of the Twenty-fourth Year of Her Majesty, Chapter Five, intituled *An Act to amend the Law relating to Supply Exchequer Bills, and to charge the same on the Consolidated Fund*; an Act of the Twenty-fifth Year of Her Majesty, Chapter Three, intituled *An Act to amend an Act, intituled “An Act to amend the Law relating to Supply Exchequer Bills, and to charge the same on the Consolidated Fund, and to repeal all Provisions by which Authority is given to the Commissioners of Her Majesty’s Treasury to fund Exchequer Bills;”* and so much of the following Acts as regulate the Preparation, Issue, and Course of Payment of Exchequer Bonds, viz., of an Act of the Sixteenth Year of Her Majesty, Chapter Twenty-three, intituled *An Act for redeeming or commencing the Annuity payable to the South Sea Company, and certain Annuities of Three Pounds per Centum per Annum, and Two Pounds Ten Shillings per Centum per Annum*; of an Act of the Sixteenth and Seventeenth Years of Her Majesty, Chapter One

Former Enactments repealed.
48 G. 3. c. 1.

4 W. 4. c. 15.
s. 26.

5 & 6 Vict.
c. 66.

24 Vict. c. 5.

25 Vict. c. 3.

16 Vict. c. 23.

Exchequer Bills and Bonds.

16 & 17 Vict.
c. 132.

27 & 28 Vict.
c. 74.

28 & 29 Vict.
c. 29.

One hundred and thirty-two, intituled *An Act to extend the Provisions of an Act of the present Session for redeeming or commuting the Annuity payable to the South Sea Company, and certain Annuities of Three Pounds per Centum per Annum, and to provide for Payments to be made under the said Act*; of an Act of the Twenty-seventh and Twenty-eighth Years of Her Majesty, Chapter Seventy-four, intituled *An Act for raising the Sum of One million six hundred thousand Pounds by Exchequer Bonds, for the Service of the Year One thousand eight hundred and sixty-four*, and of an Act of the Twenty-eighth and Twenty-ninth Years of Her Majesty, Chapter Twenty-nine, intituled *An Act for raising the Sum of One million Pounds for the Service of the Year One thousand eight hundred and sixty-five*, be hereby repealed, save only as to those Provisions in the said Acts by which former Statutes were repealed: Provided always, that nothing herein contained shall be construed to affect the Validity of any Exchequer Bill or Bills, Bond or Bonds, made out in pursuance of any of such Acts, and which shall be outstanding at the Commencement of this Act; but the Holders of such Exchequer Bills and Bonds shall possess all the Rights provided for in such Acts as fully and effectually as if such Provisions had been repeated and re-enacted in this Act.

Definition of
Terms.

2. In this Act "the Treasury" shall mean the Commissioners of Her Majesty's Treasury for the Time being, or any Two or more of them; and "the Bank of *England*" shall mean the Governor and Company of the Bank of *England*.

Mode of pre-
paring Exche-
quer Bills.

3. From and after the Commencement of this Act, all Exchequer Bills which shall be made out and issued under the Authority of any Act or Acts of Parliament shall be prepared and made out at the Bank of *England*, in such Method and Form, with Coupons for the Interest becoming due from Time to Time thereon for any Term not exceeding Five Years from the Date thereof, and under such Regulations, as the Treasury shall think most safe and convenient; and it shall be lawful for the Treasury from Time to Time, by Warrant under their Hands, countersigned by the Comptroller and Auditor General, to cause or direct such Exchequer Bills to be prepared and made out, either of One common Sum, or different Sums, for the Principal Moneys therein contained, and to be respectively numbered arithmetically; and every such Exchequer Bill shall be signed by the Comptroller and Auditor General in his own Name: Provided always, that all Acts relating to Exchequer Bills directed by this Act to be done by the Comptroller and Auditor General shall, in the event of his Illness or Absence from his Office, be done by the Assistant Comptroller and Auditor, but no such Exchequer Bills shall be signed by them and put into Circulation until Notice of their Authority to sign Exchequer Bills under this Act shall have been duly notified in the *London Gazette*: Provided also, that until the Appointment of the Comptroller and Auditor General in pursuance of an Act of this Session, all Acts relating to Exchequer Bills directed by this Act to be done by him shall be done by the Comptroller

Exchequer Bills and Bonds.

roller General of the Exchequer, or, in the event of his Illness or Absence from his Office, by the Assistant Comptroller.

4. All the said Exchequer Bills shall be prepared and made out with such Counterfoils as shall be directed by the Treasury ; and, unless otherwise directed by the Treasury, Two Counterfoils shall be made to every such Exchequer Bill ; One of such Counterfoils shall remain in the Custody of the Bank of *England* for their Use, to prevent their being imposed upon by counterfeit or forged Bills ; and when the Exchequer Bills shall have been paid off, cancelled, and discharged, and the Account thereof shall have been audited and allowed, it shall be lawful for the Treasury to authorize and direct the Bank of *England* to burn or otherwise destroy the said Counterfoils, as being of no further Use to the Public Service ; the Second of such Counterfoils shall, unless by special Direction of the Treasury, be delivered to and remain in the Custody of the Comptroller and Auditor General, subject to such Directions as shall be given by the Treasury from Time to Time for keeping, or burning, or otherwise destroying the same.

5. All such Exchequer Bills shall bear Date on such Days and shall bear Interest at such Rate as may from Time to Time be fixed by the Treasury, such Interest not to exceed the Rate of Five Pounds and Ten Shillings *per Centum per Annum* upon and in respect of the Principal Moneys respectively contained therein, and to be payable half-yearly at the Bank of *England* under such Regulations as shall be prescribed in that respect by the Treasury.

6. It shall be lawful for the Treasury, by Warrant under their Hands, countersigned by the Comptroller and Auditor General, to authorize and direct the Bank of *England* from Time to Time to issue and deliver such Amount and Number of Exchequer Bills as shall be prepared in pursuance of any Act of Parliament, to such Person or Officer as may be named in such Warrant, and such Person or Officer shall thereafter become chargeable and be charged with such Amount of Exchequer Bills as may be delivered to him, subject to such Directions as may be issued to him by the Treasury for the Sale and Application of the Proceeds of such Exchequer Bills, or for delivering such Bills in exchange for other Bills as herein-after enacted ; and such Person or Officer shall be discharged from all Account in respect of such Exchequer Bills on proving to the Satisfaction of the Comptroller and Auditor General that he has duly obeyed the Directions of the Treasury : Provided always, that the Treasury shall not be so authorized to direct the Issue of such Exchequer Bills to such Person or Officer except for the Purpose of raising Money to be paid to the Account of Her Majesty's Exchequer at the Bank of *England*, and carried to the Account of the Consolidated Fund, or to be exchanged for other Exchequer Bills to be cancelled.

7. The Principal Moneys contained in all such Exchequer Bills, and all Interest due thereupon from Time to Time, shall be charged upon and be payable out of the Consolidated Fund of the United Kingdom, or out of the growing Produce thereof.

8. The Treasury shall, on some Day not later than Ten Days prior to the Expiration of each Twelve Months from the respective

Counterfoils.

Date and Rate of Interest on Exchequer Bills.

Mode of Issue of Exchequer Bills.

Exchequer Bills to be charged on the Consolidated Fund.

Exchequer Bills to be advertised for

Exchequer Bills and Bonds.

Payment
annually.

tive Dates of such Exchequer Bills, during their legal Currency, give Notice in the *London Gazette* of the Day or Days on which, if claimed, Payment will be made to the Holders of such Bills of the Principal Moneys therein contained, and of the Day or Days on which such Claim must be made, by Delivery of the said Bills for Examination ; and such Payment shall be made to such Holders at the Bank of *England* under such Regulations as the Treasury shall prescribe ; and if Payment of such Principal Moneys shall not be so claimed, then the Exchequer Bills not so paid off shall continue to have legal Currency for the next following Twelve Months, and so on from Year to Year until such Principal Moneys shall be claimed by and paid to such Holders, or until such Exchequer Bill, the Coupons of which shall be exhausted, shall be exchanged for new Bills as herein-after provided ; but such Holders shall have no Title to claim Payment of such Principal Moneys at any Interval of Time between the Times fixed by such yearly Notices, except as provided in Section Nine of this Act.

Exchequer
Bills to be
current for
Duties payable
to Her Majesty.

9. At any Time in the last Six Months of every Year from the Day of the Date thereof in which Exchequer Bills shall have Currency by Law, such Exchequer Bills shall be received and taken, and shall pass and be current for the Principal Moneys contained therein, to all the Receivers and Collectors in the United Kingdom of the Customs, Excise, or any Duties or Revenue whatsoever, already granted, due, or payable, or which shall hereafter be granted, due, or payable to Her Majesty, Her Heirs and Successors, and also at the Bank of *England* on account of the Exchequer, from the said Receivers or Collectors, or from any other Person or Persons, Bodies Politic or Corporate whatsoever, making any Payment there to Her Majesty, Her Heirs and Successors, according to the Purport and true Meaning of this Act, and so on from Year to Year during the last Six Months of every Year in which such Exchequer Bills shall have Currency by Law, as provided in Section Eight of this Act ; but such Exchequer Bills shall not be receivable for Duties granted to Her Majesty at any Time or Times except during such last Six Months of every such Year : Provided always, that all such Exchequer Bills as shall be tendered in Payment of Duties, by virtue of this Act, shall be transmitted by the Receivers thereof to the Bank of *England* for Examination ; and no such Exchequer Bills shall be finally accepted in Payment of such Duties until they shall have been so examined and verified by the said Bank of *England*.

Interest on
Exchequer
Bills paid for
Revenue.

10. The Interest which shall from Time to Time be due upon any Exchequer Bill or Bills which may be payable in part of any Duties granted to Her Majesty, shall be allowed to all Persons, Bodies Politic and Corporate, paying the same to any Receiver or Collector of any Duties granted to Her Majesty, to the respective Days upon which such Bill or Bills shall be so paid : Provided always, that all Interest upon or for any such Bill or Bills so paid into the Hands of any of the said Receivers or Collectors, or into the Bank of *England* on account of the Exchequer, shall cease on and from the Day of such Payment.

11. And

Exchequer Bills and Bonds.

11. And to the End it may be known for what Time such Bills bearing Interest shall, from Time to Time, remain in the Hands of such Receivers or Collectors, or in the Bank of *England* on account of the Exchequer, as aforesaid, the Person or Persons who shall pay any such Bill or Bills so bearing Interest to any Receiver or Collector of any Duties granted to Her Majesty, or into the Bank of *England* on account of the Exchequer, shall, at the Time of making such Payment, write upon each such Bill his, her, or their Name or Names, and the Day of the Month, in Words at Length, and the Year in which such Bill or Bills bearing Interest shall be so paid, all which the said Receivers and Collectors respectively, and also the proper Officers of the Bank of *England*, shall take care to see done and performed accordingly; to which respective Days the said Receivers and Collectors shall be allowed again the Interest which he or they shall have allowed or paid upon such respective Bill or Bills, upon his or their paying the same into the Bank of *England* on account of the Exchequer.

When such Bills are paid in, Parties to write their Names and Date thereon.

12. Whenever Payment of the Principal Moneys of any such Exchequer Bills shall be claimed and shall be paid to any Holder thereof, and whenever any such Exchequer Bills shall be paid in for Duties granted to Her Majesty, under the Authority of this Act, it shall be lawful for the Treasury to order the Preparation and Issue of a like Amount of Exchequer Bills in place of the Exchequer Bills so paid off and so paid in for Duties: Provided always, that no Exchequer Bills shall be so prepared and issued in place of such Exchequer Bills so paid off and so paid in for Duties at any Period after the Expiration of the Financial Year ending on the Thirty-first Day of *March*, during which any such Exchequer Bills shall be paid off or paid in for Duties.

Power of Treasury to issue Bills in lieu of Bills paid off in Money or paid in for Duties.

13. Whenever any such Exchequer Bills issued under the Authority of any Act or Acts shall remain outstanding and undischarged, all the Coupons of which issued therewith for the Interest due thereon shall have become payable, it shall be lawful for the Treasury from Time to Time to order the Preparation and Issue of a like Amount of Exchequer Bills, with Coupons for the half-yearly Interest becoming due from Time to Time thereon, for any Term not exceeding Five Years from the Date thereof, in exchange for and to replace such Exchequer Bills with exhausted Coupons; and the Treasury shall, on some Day not later than Twenty-one Days prior to the Day on which the last half-yearly Coupons for Interest on such Bills shall become due, give Notice in the *London Gazette* of the Days on which such Exchequer Bills with exhausted Coupons may be brought in to be exchanged for new Bills with Coupons for the half-yearly Interest becoming due thereon, and of the Day or Days on which such new Bills will be delivered in exchange; provided that if such Bills advertised for Exchange shall not be brought in for Exchange within the Period stated in the Notice (or for Payment as hereinbefore provided), the Interest on such Bills shall cease on the Day of Exchange, and the Principal Moneys of such Bills, when thereafter presented for Payment, shall be paid off in Money.

Power to Treasury to issue new Exchequer Bills, to replace other Exchequer Bills with exhausted Coupons.

Exchequer Bills and Bonds.

Exchequer
Bills defaced
to be exchanged
for new Bills.

14. In case any of such Exchequer Bills shall by any Accident be defaced, it shall be lawful for the Treasury, from Time to Time, to cause a new Bill or new Bills to be made out in lieu of the Bill or Bills which shall be so defaced, which Bill or Bills so defaced shall be cancelled; and such Bill or Bills so to be made out in lieu thereof shall have a like Currency, and shall in all respects be subject to the same Rules and Continuance as the Bill or Bills so defaced, and shall bear the same Numbers, Dates, and Principal Sums, and carry the like Interest, as was borne and carried by the Bill or Bills so cancelled respectively.

Penalty for
forging or
counterfeiting
Exchequer
Bills.

15. If any Person or Persons shall forge or counterfeit any such Exchequer Bill or Coupon for Interest, or any Indorsement or Writing thereupon or therein, or tender in Payment any such forged or counterfeited Bill, or any Exchequer Bill with such counterfeit Indorsement or Writing thereon, or shall demand to have such counterfeit Bill, or any Exchequer Bill with such counterfeit Indorsement or Writing thereupon or therein, exchanged for ready Money or for another Exchequer Bill, by any Person or Persons, Body or Bodies Politic or Corporate, who shall be obliged or required to exchange the same, or by any other Person or Persons whatsoever, knowing the Bill so tendered in Payment, or demanded to be exchanged, or the Indorsement or Writing thereupon or therein, to be forged or counterfeited, and with Intent to defraud Her Majesty, Her Heirs and Successors, or the Persons to be appointed to pay off the same, or any of them, or to pay any Interest thereupon, or the Person or Persons, Body or Bodies Politic or Corporate, who shall contract or circulate or exchange the same, or any of them, or any other Person or Persons, Body or Bodies Politic or Corporate, then every such Person or Persons so offending, being thereof lawfully convicted, shall be adjudged a Felon, and shall suffer accordingly.

Provision in
case of Loss,
&c. by
Casualty or
Mischance, of
Exchequer
Bills.

16. In case Proof shall be made on the Oath or Oaths of One or more credible Witness or Witnesses, before the Lord Chief Baron and other the Barons of the Coif of Her Majesty's Court of Exchequer, or any of them, that any such Exchequer Bill has, by Casualty or Mischance, been lost, burnt, or otherwise destroyed, before the same shall have been paid off and discharged, and if by such Oath or Oaths the Numbers and Sums of such Bill or Bills shall be ascertained, and the said Chief Baron and other the said Barons, or any of them, before whom such Oath or Oaths shall be made, shall certify that he or they are satisfied with such Proof, then and in every such Case the Treasury are hereby authorized to cause the Money due upon such Bill or Bills so lost, burnt, or destroyed to be paid in like Manner as if the original Bill or Bills were brought in to be paid off; provided that the Person or Persons so receiving the Money do give Security to the Queen, to the good liking of the Person or Persons appointed or who shall be appointed as aforesaid to pay off and take in the said Bills, to pay in to the Receipt of the Exchequer, for the Use of the Public, so much Money as shall be paid upon such Certificate or Certificates, if the Bill or Bills so certified to be lost, burnt, or destroyed shall be thereafter produced.

17. As

Exchequer Bills and Bonds.

17. As often as any Interest upon any such Exchequer Bill or Bills shall be demanded to be paid, the Persons charged with the Payment of the same shall not be obliged to pay for such Interest any less Sum than One Penny upon such Bill, in case a single Bill be produced, or for the Total of the Interest of such Bills, where Two or more shall be offered at One Time by the same Person.

Fractions of a Penny for Interest not payable.

18. The Bank of *England*, or such Person or Persons as the Treasury shall direct, shall cause to be provided such Paper and such Machinery as may be necessary for the making of Paper to be used as such Exchequer Bills, and to receive the Impression of the Dies, Plates, or other Instruments which have been or shall be provided, made, or used under the Direction of the Treasury, for Exchequer Bills, which Paper shall have such distinguishing Marks in the Substance of the same as the Treasury shall from Time to Time order; and it shall be lawful for the Treasury from Time to Time, as they shall see fit, to direct the Alteration of any such distinguishing Marks, either by the Removal of any of them, and the Substitution of other distinguishing Marks, or by any Change in the Position or Arrangement thereof; and all such Machinery shall be provided, and all such Paper shall be made, under such Regulations and by such Person or Persons as the said Bank of *England* or other Person or Persons directed by the Treasury shall from Time to Time appoint for that Purpose; and all the said Machinery shall be kept by such Officer or Officers or other Person as the said Bank of *England* or other Person or Persons directed by the Treasury shall appoint; and all the Paper so made shall, as the same is required, be delivered over to the Bank of *England*, or to such Officer or Warehouse Keeper as they shall direct to receive and take charge of the same.

Manufacture of Paper for Exchequer Bills.

19. 'And whereas certain Quantities of Paper have been made and manufactured, under the Superintendence of Officers of the Inland Revenue, by Directions of the Comptroller General of the Exchequer and the Treasury, and have been supplied to the said Comptroller General, with certain Lines or Threads appearing in the Substance of such Paper, according to the Samples thereof which were delivered to and kept in the Office of the Comptroller General:' Be it enacted, That all the Paper so made and supplied, or which hereafter shall be made or supplied, shall be subject to all the Enactments of this Act in the same Manner as if the same had been made and supplied under the Enactments herein contained.

As to present Contracts.

20. Every Person who shall make, or cause or procure to be made, or shall aid or assist in making, or shall knowingly have in his Possession, not being legally authorized by the Treasury, and without lawful Excuse (the Proof whereof shall lie on the Person accused), any Instrument having therein any distinguishing Marks peculiar to and appearing in the Substance of any Paper provided or to be provided or used for Exchequer Bills, or any Machinery for working such distinguishing Marks into the Substance of any Paper, and intended to imitate such distinguishing Marks, or any Plate peculiarly employed for printing Exchequer Bills, or any

Penalty for manufacturing or using Paper, Plates, &c. intended to imitate those used for Exchequer Bills.

Exchequer Bills and Bonds.

Die peculiarly used for preparing any such Plate, or for sealing such Exchequer Bills, or any Plate or Die intended to imitate such Plates or Dies respectively; and also every Person, except as before excepted, who shall make or cause or procure to be made, or aid or assist in making, any Paper in the Substance of which shall appear any distinguishing Marks peculiar to and appearing in the Substance of any Paper provided or to be provided or used for Exchequer Bills, or any Part of such distinguishing Marks, and intended to imitate the same; and also every Person, except as before excepted, who shall knowingly have in his Possession, without lawful Excuse (the Proof whereof shall lie on the Person accused), any Paper whatever, in the Substance whereof shall appear any such distinguishing Marks, or any Part of such distinguishing Marks, and intended to imitate the same; and also every Person, except as before excepted, who shall cause or assist in causing any such distinguishing Marks, or any Part of such distinguishing Marks, and intended to imitate the same, to appear in the Substance of any Paper whatever, or who shall take or assist in taking any Impression of any such Plate or Die as aforesaid, shall be guilty of Felony.

Persons unlawfully in possession of such Paper, Plates, &c. guilty of Misdemeanor.

21. Every Person not lawfully authorized, and without lawful Excuse (the Proof whereof shall lie on the Person accused), who shall purchase, or receive, or take, and have in his Custody, any Paper manufactured and provided by or under the Directions of the Treasury, for the Purpose of being used as Exchequer Bills, before such Paper shall have been duly stamped, signed, and issued for public Use, or any such Plate or Die as aforesaid, shall for every such Offence be guilty of a Misdemeanor, and being convicted thereof shall, at the Discretion of the Court before whom he shall be tried, be imprisoned for any Period not more than Three Years nor less than Six Calendar Months.

Power of Treasury to cause Principal, &c. of Bills to be paid off.

22. It shall be lawful for the Treasury at any Time or Times to give Directions for paying off and discharging the Principal of any Exchequer Bills which may be issued in pursuance of any Act of Parliament, and the Interest thereon due and payable at the Bank of *England*, at such Time and in such Manner as to them shall seem most convenient and beneficial to the Public Service.

Exchequer Bills discharged to be cancelled.

23. All Exchequer Bills which from Time to Time shall be discharged and paid off, shall be cancelled and made void at the Bank of *England* by such Person or Persons who shall be appointed to pay off and discharge the same.

Old outstanding Bills charged on Consolidated Fund.

24. All Exchequer Bills formerly charged by any Act or Acts on Supplies granted or to be granted by Parliament, or upon the Consolidated Fund, and which shall be outstanding after the passing of this Act, and the Interest thereon, shall be charged upon and be payable out of the Consolidated Fund of the United Kingdom, or out of the growing Produce thereof.

Certain Provisions of the Act to extend to all outstanding Bills.

25. All the Provisions and Penalties of this Act contained in Sections Eight, Nine, Ten, Eleven, Twelve, Thirteen, Fourteen, Fifteen, Sixteen, Seventeen, Eighteen, Nineteen, Twenty, Twenty-one, Twenty-two, and Twenty-three, shall be applied and extended to such Exchequer Bills made out and issued in pursuance of any former

Exchequer Bills and Bonds.

former Act or Acts as shall remain outstanding after the Commencement of this Act.

26. The several Sections Three, Four, Five, Six, Fourteen, Sixteen, Seventeen, Eighteen, Nineteen, Twenty, Twenty-one, Twenty-two, Twenty-three, and Twenty-four of this Act, applicable to Exchequer Bills, shall apply and be construed to and in relation to all Exchequer Bonds to be made out and issued from and after the Commencement of this Act, under the Authority of any Act or Acts of Parliament, as well as to such Exchequer Bonds made out and issued in pursuance of any former Act or Acts, as shall remain outstanding after the Commencement of this Act, so far as the same are applicable, in like Manner and as fully and effectually to all Intents and Purposes as if such several Sections had been particularly repeated and enacted in this Act in relation to such Exchequer Bonds: Provided always, that such Exchequer Bonds may be made out and issued from and after the Commencement of this Act with Coupons for the Interest becoming due thereon from Time to Time for any Term not exceeding Six Years from the Date thereof.

Certain Provisions of this Act to extend to all Exchequer Bonds.

27. It shall be lawful for the Treasury from Time to Time, by Warrant under their Hands, to provide, if they shall see fit, for the Registration of any such Exchequer Bonds as may be delivered up by the Holders thereof for that Purpose, and for the Delivery of Certificates of such Registration in lieu thereof, which shall be transferable by Entries in a Register which may be provided for that Purpose, in such Manner and subject to such Conditions and Restrictions as the Treasury may see fit; and every such Warrant shall from Time to Time be published in the *London Gazette*.

Permissive Registration of Exchequer Bonds.

28. And whereas in pursuance of the said recited Acts of the Sixteenth Year of Her Majesty, Chapter Twenty-three, and of the Sixteenth and Seventeenth Years of Her Majesty, Chapter One hundred and thirty-two, Exchequer Bonds to the Amount of Four hundred and eighteen thousand three hundred Pounds were made out and issued, and are still outstanding, with Coupons for Interest at the Rate of Two Pounds Ten Shillings *per Centum per Annum* payable half-yearly until and including the First Day of *September* One thousand eight hundred and ninety-four, and thereafter are subject to Redemption on Payment of the Principal Sum contained in each Bond, at the Option of the Treasury, so soon as Parliament shall have made due Provision in respect thereof, and until such Redemption such Principal Sums will continue to carry Interest at the said Rate of Two Pounds Ten Shillings *per Centum per Annum*: Be it therefore further enacted, That until Parliament shall have made such Provision, and such Exchequer Bonds shall be redeemed in exercise of such Option as aforesaid, the Interest thereon shall, after the said First Day of *September* One thousand eight hundred and ninety-four, continue to be payable out of the Consolidated Fund at the said Rate of Two Pounds Ten Shillings *per Centum per Annum* on the same half-yearly Days and in the same Manner as before; and it shall be lawful for the Treasury to direct the

Interest of Exchequer Bonds of 16 Vict. c. 23. to be paid until they are redeemed.

Exchequer Bills and Bonds.

Preparation and Issue of a like Amount of Exchequer Bonds, with Coupons for the half-yearly Interest due thereon, for any Term not exceeding Six Years from the said First Day of *September* One thousand eight hundred and ninety-four, in exchange for and to replace such Exchequer Bonds with exhausted Coupons.

Payment to
the Bank of
England for
Management.

29. There shall be paid to the Bank of *England*, out of the Consolidated Fund of the United Kingdom, or out of the growing Produce thereof, for the Management of the unredeemed Public Debt in Exchequer Bills and Exchequer Bonds, for the Year commencing on the First Day of *December* One thousand eight hundred and sixty-six, an Allowance at the Rate of One hundred Pounds for every Million of such Exchequer Bills and Bonds outstanding on that Day; and such Payment shall be made on the First Day of *December* One thousand eight hundred and sixty-seven; and the Allowance for Management of such Exchequer Bills and Bonds shall be computed and paid in like Manner in every succeeding Year, until Parliament shall otherwise direct.

Powers in
former Acts as
to Exchequer
Bills and Bonds
continued to
Bank of Eng-
land.

30. It shall be lawful for the Bank of *England* to advance or lend to Her Majesty, upon the Credit of the Exchequer Bills or Bonds made out and issued in pursuance of any former Act or Acts, or to be made out and issued in pursuance of this Act, any Sum or Sums not exceeding in the whole the Principal Sums contained in such Exchequer Bills and Bonds, anything contained in an Act passed in the Fifth and Sixth Years of the Reign of King *William* and Queen *Mary*, Chapter Twenty, or in any subsequent Act, to the contrary thereof in anywise notwithstanding.

Commence-
ment of Act.

31. This Act shall commence and take effect on and from the First Day of *April* One thousand eight hundred and sixty-seven.

C A P. XXVI.

An Act to secure the Repayment of Public Moneys advanced for the Drainage and Improvement of Lands and other like Objects in *Ireland*. [18th May 1866.]

5 & 6 Vict.
c. 89.

‘ WHEREAS, under and by virtue of a certain Act of the Session of the Fifth and Sixth Years of Her Majesty, Chapter Eighty-nine, being an Act to promote the Drainage of Land and Improvement of Navigation and Water Power in connexion with such Drainage in *Ireland*, and certain Acts amending the same, and of a certain other Act of the Session held in the Tenth and Eleventh Years of Her Majesty, Chapter Thirty-two, being an Act to facilitate the Improvement of Landed Property in *Ireland*, and of the several Acts amending and extending the Provisions of the said Acts respectively; and under and by virtue of a certain Act, being the “Drainage and Improvement of Lands Act (*Ireland*), 1863,” and certain other Acts of the Session of the Twenty-seventh and Twenty-eighth Years of Her Majesty, Chapter Seventy-two, and of the Session of the Twenty-eighth and Twenty-ninth Years of Her Majesty,

10 & 11 Vict.
c. 32.

26 & 27 Vict.
c. 88.

27 & 28 Vict.
c. 72.

28 & 29 Vict.
c. 52.

Drainage and Improvement of Lands (Ireland).

‘ Majesty, Chapter Fifty-two, for amending the Provisions of the said last-mentioned Act ; and under and by virtue of a certain Act of the Session of the Ninth Year of Her Majesty, Chapter Three, being an Act to encourage the Sea Fisheries of *Ireland*, by promoting and aiding with Grants of Public Money the Construction of Piers, Harbours, and other Works, and the Acts amending the same, Provision is made for the Advance of Public Moneys for the Drainage and Improvement of Lands and Estates, and to aid in the Construction of Public Works in *Ireland*, and for the securing all such Advances by charging the same on the Lands, Estates, and Interests of Proprietors and others, and in priority to other Charges and Incumbrances, as in the said several Acts is particularly provided ; and by certain of the said Acts it is enacted that such Charges should have Priority from the Registration in the Registry of Deeds Office of *Ireland* of certain Orders of the Commissioners of Public Works in *Ireland* thereby directed to be so registered :

‘ And whereas divers Sums of Public Moneys have been already advanced for such Purposes, and on such Security, and it is intended that further Sums will be hereafter advanced for the like Purposes and upon the like Security :

‘ And whereas Acts of Parliament may be hereafter passed providing for the Advances of Public Moneys for the like and other Purposes, and on the like Security :

‘ And whereas in the Session of the Twenty-eighth and Twenty-ninth Years of Her Majesty an Act was passed, called the *Record of Title Act (Ireland)*, 1865,” and thereby Provision is made for the recording of Titles to Lands sold and conveyed or the Title to which may be declared by the Landed Estates Court in *Ireland* ; and it is thereby enacted that, subject as therein mentioned, the recorded Owner for the Time being shall be and be deemed to be absolutely and indefeasibly possessed of and entitled to such recorded Estate against all Persons, and free from all Rights, Interests, Claims, and Demands whatsoever, including any Estate, Claim, or Interest of Her Majesty, Her Heirs and Successors ; provided always, that nothing therein contained should prejudice or affect any Rentcharge in lieu of Tithe, or any Crown Rent or Quit Rent to the Crown, or any Charge imposed before the Day of the passing of that Act under any Public Act or Acts for promoting Drainage or Land Improvement in *Ireland* ; and it is also thereby enacted, that the Provisions of the several Acts of Parliament then in force relating to the Registry of Deeds in *Ireland* should cease to be applicable to any Land when placed on the Record under the Provisions of that Act, and so long as it remains thereon :

‘ And whereas it is apprehended that the Provisions of the said “*Record of Title Act*” will operate to extinguish or endanger and postpone in many Instances Charges created to secure the Repayment of Public Moneys advanced under the said Acts when such Moneys may have been or may be advanced after the passing of the said “*Record of Title Act*” and otherwise ; and Difficulties have arisen and may arise as to the Registration ‘ of

28 & 29 Vict.
c. 88.

Drainage and Improvement of Lands (Ireland).

‘ of such Orders as aforesaid, when such Orders may have been
 ‘ or may be made with respect to Lands, the Title to which has
 ‘ been or may hereafter be recorded ; and it is expedient fully to
 ‘ provide for the Repayment of Public Money advanced for the
 ‘ Improvement of Lands and other the like Objects, and for that
 ‘ Purpose to amend the Sixty-second Section of the Act of the
 ‘ Session held in the Twenty-first and Twenty-second Years of
 ‘ Her Majesty, being an Act to facilitate the Sale and Transfer
 ‘ of Land in *Ireland* :’

Be it therefore enacted by the Queen’s most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, as follows :

All Public
 Moneys ad-
 vanced to be
 charged and
 chargeable as
 if 28 & 29 Vict.
 c. 88. had not
 been passed.

1. That in all Cases where Public Moneys have been or may hereafter be advanced under and by virtue of the Provisions of the said Acts, or any of them, or by virtue of any Act which may be hereafter passed for the like Purpose, the said Moneys so advanced shall be charged and chargeable on all Lands and Estates, and Interest in Lands, and on all Persons and Bodies whatsoever, in the same Manner and in the same Priority, and shall be recoverable by the same Means in all respects, as if the said “ Record of Title Act (*Ireland*), 1865,” had not been passed.

Orders to be
 registered
 though affect-
 ing Lands
 recorded under
 28 & 29 Vict.
 c. 88.

2. Every Order made or to be made by the Commissioners of Public Works in *Ireland*, and by any of the said Acts directed to be registered in the Registry of Deeds Office in *Ireland*, shall be registered in the said Office, although such Order affect or purport to affect Lands in *Ireland* the Title of which may be recorded under the said “ Record of Title Act ;” and every such Order shall be also registered in the Record of Title Office as against any Lands recorded therein, and affected or purporting to be affected by such Order.

Sect. 62. of
 21 & 22 Vict.
 c. 72. to apply
 to all Charges,
 &c.

3. The Sixty-second Section of the said Act to facilitate the Sale and Transfer of Land in *Ireland* shall apply to and include all Charges made or to be made by virtue of any Act authorizing the Advance of Public Money upon the Security of Lands in *Ireland*.

C A P. XXVII.

An Act to amend The Dockyard Extensions Act, 1865.

[18th May 1866.]

BE it enacted by the Queen’s most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, as follows :

Construction
 of Sect. 1. of
 28 & 29 Vict.
 c. 51.

1. The Dockyard Extensions Act, 1865, shall be construed as if the Date of the Thirtieth Day of *June* One thousand eight hundred and sixty-six had been inserted in Section One of that Act instead of the Date of the Thirty-first Day of *March* One thousand eight hundred and sixty-six.

Short Titles.

2. The said Act and this Act may be cited as The Dockyard Extensions Acts, 1865 and 1866.

C A P.

Labouring Classes Dwellings.

C A P. XXVIII.

An Act to enable the Public Works Loan Commissioners to make Advances towards the Erection of Dwellings for the Labouring Classes. [18th May 1866.]

WHEREAS by "The Labouring Classes Lodging Houses Act, 1851," Powers were vested in certain Local Authorities for the Purpose of facilitating the Erection of Lodging Houses for the Labouring Classes :

'And whereas it is desirable that further Provision should be made for facilitating and encouraging the Erection of Dwellings for the Labouring Classes in populous Places :'

Be it enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, as follows :

1. This Act may be cited as "The Labouring Classes Dwelling Houses Act, 1866." Short Title.

2. This Act shall be deemed to be incorporated with and shall be taken as Part of "The Labouring Classes Lodging Houses Act, 1851," and the Two Acts shall be read and construed together as if they were One Act. Act incorporated with 14 & 15 Vict. c. 34.

3. All the Clauses, Powers, Authorities, Provisoes, Enactments, Directions, Regulations, Restrictions, Privileges, Priorities, Advantages, Penalties, and Forfeitures contained in and conferred and imposed by the Act of the Session of the Twenty-fourth and Twenty-fifth Years of Her Majesty's Reign, Chapter Eighty (Public Works and Harbours Act), and the Acts therein referred to, or any of them, so far as the same can be made applicable and are not varied by this Act, shall be taken to extend to this Act, and to everything to be done in pursuance of this Act, and as if the same were herein repeated and set forth. Application of 24 & 25 Vict. c. 80. to this Act.

4. For the Purpose herein-after mentioned, the Public Works Loan Commissioners, as defined by the said Act of the Twenty-fourth and Twenty-fifth Years of Her Majesty, may out of the Funds for the Time being at their Disposal from Time to Time advance on Loan to any such Local or other Authority as herein-after mentioned, namely, Authorities and Persons to whom Loans may be made.

Any Council, Board, or Commissioners authorized to carry into execution "The Labouring Classes Lodging Houses Act, 1851 ;"

Any Local or other Authority invested with Powers of Town or Local Government and Rating under any Public General or any Local Act, by whatever Name such Local or other Authority may be called ;

Any Local Authority acting under the "Nuisances Removal Act, 1855," or any Act or Acts amending the same ; 18 & 19 Vict. c. 121.

or to any such Body or Proprietor as herein-after mentioned, namely,

Any Railway Company, or Dock or Harbour Company, or any other Company, Society, or Association established for the Purposes

Labouring Classes Dwellings.

Purposes of this Act or for trading or manufacturing Purposes ;

Any private Person entitled to any Land for an Estate in Fee Simple, or for any Term of Years absolute, whereof not less than Fifty Years shall for the Time being remain unexpired ; And any such Local or other Authority, or any such Body or Proprietor, may from Time to Time borrow from the Public Works Loan Commissioners such Money as may be required for the Purpose of this Act, subject and according to the following Provisions :

Objects of
Loans.

1. Such Advance on Loan shall be made for the Purpose of assisting in the Purchase of Land and Buildings, or in the Erection, Alteration, and Adaptation of Buildings to be used as Dwellings for the Labouring Classes, and in providing all Conveniences which may be deemed proper in connexion with such Dwellings :

2. Any such Advance may be made whether the Local or other Authority or Body or Proprietor receiving the same has or has not Power to borrow on Mortgage or otherwise, independently of this Act ; but nothing in this Act contained shall repeal or alter any Regulation, statutory or otherwise, whereby any Company may be restricted from borrowing until a definite Portion of Capital is subscribed for, taken, or paid up :

3. No Sum shall be advanced without the Approval of the Commissioners of Her Majesty's Treasury of the borrowing thereof, signified by some Writing under the Hand of One of their Secretaries or Assistant Secretaries :

Rules and
Regulations.

4. It shall be lawful for the said Commissioners of Her Majesty's Treasury to make such Rules and Regulations as they shall from Time to Time think proper with respect to Applications for Advances under this Act, and the Terms and Conditions upon which such Advances are to be made, and to issue such Instructions and Forms as they may think proper for the Guidance of and Observance by Persons applying for or receiving Loans, or executing Works, or rendering Accounts of Monies expended under this Act ; or regarding the Class of Dwellings towards the providing of which such Loans may be made, and the Adaptation thereof to the Purposes intended, and as to the Mode of providing for their Maintenance, Repair, and Insurance :

Currency of
Loans.

5. The Period for the Repayment of the Sums advanced shall not exceed Forty Years :

6. The Repayment of the Money advanced, with Interest thereon at such Rate as shall be agreed upon, but not at a less Rate than Four Pounds *per Centum per Annum*, shall be secured as follows ; namely, in the Case of an Advance to any such Local or other Authority as aforesaid, either by a Mortgage solely of the Rates leviable by such Authority, or by such other Mortgage as hereinafter mentioned, or by both ; and in any other Case by a Mortgage of the Estate or Interest of any such Local or other Authority, or of any such Body

Labouring Classes Dwellings.

or Proprietor as aforesaid, in the Land or Dwellings for the Purposes of which the Advance is made ; and in the Case of an Advance to a Company any Part of whose Capital remains uncalled up or unpaid, by a Mortgage also of all Capital so remaining uncalled up or unpaid ; and any such Mortgage as aforesaid may be taken either alone or together with any other Security which may be agreed upon ; but it shall not be incumbent on the Public Works Loan Commissioners to require any other Security :

7. No Money shall be advanced on Mortgage of any Land or Dwellings solely, unless the Estate therein proposed to be mortgaged shall be either an Estate in Fee Simple or an Estate for a Term of Years absolute, whereof not less than Fifty Years shall be unexpired at the Date of the Advance :

8. The Money advanced on the Security of a Mortgage of any Land or Dwellings solely shall not exceed One Moiety of the Value, to be ascertained to the Satisfaction of the Public Works Loan Commissioners, of the Estate or Interest in such Land or Dwellings proposed to be mortgaged ; but Advances may be made by Instalments from Time to Time as the building of the Dwellings on the Land mortgaged progresses, so that the total Advance do not at any Time exceed the Amount aforesaid ; and a Mortgage may be accordingly made to secure such Advances so to be made from Time to Time :

9. For the Purposes of this Act every such Local or other Authority or Body as aforesaid is hereby authorized to purchase, take, and hold Land, and if not already a Body Corporate shall, for the Purpose of holding such Land under this Act, and of suing and being sued in respect thereof, be nevertheless deemed a Body Corporate with perpetual Succession.

5. The Lands Clauses Consolidation Act, 1845, and the Lands Clauses Consolidation (*Scotland*) Act, 1845, and any Act amending the same, except the Clauses in the said Acts respectively with respect to the Purchase and taking of Lands otherwise than by Agreement, shall be incorporated with this Act, and for the Purposes of those Acts this Act shall be deemed the Special Act ; and any such Local or other Authority or Body or Proprietor as aforesaid exercising the Powers of this Act shall be deemed the Promoters of the Undertaking.

Incorporation
of 8 & 9 Vict.
cc. 18. and 19.
with this Act.

6. The Clauses of the Commissioners Clauses Act, 1847, with respect to the Mortgages to be executed by the Commissioners, except so far as the same may be inconsistent with the Provisions of the said Act of the Twenty-fourth and Twenty-fifth Years of Her Majesty, Chapter Eighty, or of any of the Acts therein recited, shall be incorporated with this Act ; and in the Construction of this Act and of the said incorporated Clauses this Act shall be deemed the Special Act ; and the Local or other Authority, or the Body or Proprietor, to whom the Loan is made, shall be deemed to be the Commissioners ; but the said incorporated Clauses shall not, so far as they prescribe the Manner of executing Mortgages,

Incorporation
of 10 & 11 Vict.
c. 16. with this
Act.

or

*Labouring Classes Dwellings.**Inclosure.*

or so far as they require a Register to be kept of Mortgages, or Transfers of Mortgages, apply to any Mortgage made under this Act by any Proprietor being a private Person ; and all Mortgages executed by any Proprietor being a private Person shall be executed in the usual Manner.

Special Powers
of Mortgagees.

7. Every Mortgage under this Act shall confer on the Mortgagee thereunder for the Time being all the Rights, Powers, and Privileges conferred on Mortgagees by Part II. of the Act of the Session of the Twenty-third and Twenty-fourth Years of Her Majesty, Chapter One hundred and forty-five, intituled *An Act to give to Trustees, Mortgagees, and others certain Powers now commonly inserted in Settlements, Mortgages, and Wills* ; and any such Mortgage may confer on the Mortgagee such further Powers of Sale and other Powers, and may also contain all such Covenants and Provisions, as may be agreed upon ; and nothing contained in this Act or in any Clauses incorporated in the "Labouring Classes Lodging Houses Act, 1851," or in this Act, shall be deemed to limit or prevent the Enforcement of any Rights or Remedies which, at Law or in Equity or by Statute, may be otherwise incidental to any such Mortgage, either under the Acts relating to the Public Works Loan Commissioners, or otherwise.

Powers to
Companies.

8. Any Railway Company, or Dock or Harbour Company, or any other Company, Society, or Association, established for trading or manufacturing Purposes in the course of whose Business or in the Discharge of whose Duties Persons of the Labouring Class are employed, may and are hereby (notwithstanding any Act of Parliament, or Charter, or any Rule of Law or Equity to the contrary,) authorized at any Time or from Time to Time to erect, either on their own Land or on any other Land (which they are hereby authorized to purchase and hold for the Purpose, and to pay for out of any Funds at their Disposal), Dwellings for the Accommodation of all or any of the Persons of the Labouring Class employed by them, and shall have all the like Powers of borrowing and other Powers which are herein-before conferred on any such Body or Proprietor as herein-before mentioned.

Rules to be
laid before
Parliament.

9. All Rules and Regulations made by the Lords Commissioners of the Treasury under the Provisions of this Act shall be laid before Parliament.

Extent of Act

10. This Act shall not extend to *Ireland*.

C A P. XXIX.

An Act to authorize the Inclosure of certain Lands in pursuance of a Report of the Inclosure Commissioners for *England and Wales*. [18th May 1866.]

‘ WHEREAS the Inclosure Commissioners for *England* and
‘ *Wales* have, in pursuance of "The Acts for the Inclosure,
‘ Exchange, and Improvement of Land," issued their Provisional
‘ Orders for and concerning the proposed Inclosures mentioned in
‘ the Schedule to this Act, and have in their Twenty-first Annual
‘ General Report certified their Opinion that such Inclosures would
‘ be expedient ; but the same cannot be proceeded with without
‘ the

*Inclosure.**Harbour Loans.*

'the previous Authority of Parliament:' Be it enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, as follows :

1. That the said several proposed Inclosures mentioned in the Schedule to this Act be proceeded with.

2. In citing this Act in other Acts of Parliament and in legal Instruments it shall be sufficient to use either the Expression "The Annual Inclosure Act, 1866," or "The Acts for the Inclosure, Exchange, and Improvement of Land."

Inclosures in
Schedule may
be proceeded
with.
Short Title.

SCHEDULE to which this Act refers.

Inclosure.	County.	Date of Provisional Order.
Walsall Wood - -	Stafford - -	18th May 1865.
Bathford and Warleigh -	Somerset - -	15th June 1865.
Charing and Lenham -	Kent - -	15th June 1865.
Preston Candover -	Southampton -	25th May 1865.
Warmwell - -	Dorset - -	6th July 1865.
Ellergill High Cowbound	Westmorland -	3d August 1865.
Chillington - -	Somerset - -	17th August 1865.
Coaley - -	Gloucester - -	15th June 1865.
Cam - -	Gloucester - -	15th June 1865.
Minsterworth (No. 2.) -	Gloucester - -	22d December 1865.
Southey - -	Southampton -	25th May 1865.
Hill - -	Gloucester - -	9th January 1866.
Lockton - -	York - -	20th December 1865.
Maisemore - -	Gloucester - -	9th January 1866.

C A P. XXX.

An Act to amend The Harbours and Passing Tolls, &c. Act, 1861. [18th May 1866.]

BE it enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, as follows :

1. Where under The Harbours and Passing Tolls, &c. Act, 1861, any Loan has been or is about to be made by the Public Works Loan Commissioners to a Harbour Authority having borrowing Powers under a Special Act by which the Extinguishment of any Debt of the Harbour Authority by means of annual Payments of a prescribed Amount or within a prescribed Time is required, and the Board of Trade, on the Application of the Harbour Authority, are satisfied that by virtue of the Provision made

Power for
Board of Trade
to authorize
Suspension of
Sinking Fund,
&c. under cer-
tain Harbour
Acts.
24 & 25 Vict.
c. 47.

Harbour Loans.

made or about to be made for Repayment within a certain Time of any such Loan or Loans from the Public Works Loan Commissioners there will be extinguished an Amount of Debt of the Harbour Authority not less than that which would in the same Time be extinguished under the Provisions of the Special Act, and the Board of Trade thereupon certify in Writing to the effect that it is expedient that the Operation of the Provisions of the Special Act relative to the Extinguishment of Debt, or such of them as are referred to in the Certificate, should as from a Time therein specified, and subject to any Conditions therein expressed, be suspended during the Period or Periods for Repayment of such Loan or Loans to the Public Works Loan Commissioners, then and in every such Case the Operation of those Provisions shall be and the same is by virtue of this Act and of the Certificate suspended accordingly.

Restriction on
reborrowing.

2. Any Money borrowed from the Public Works Loan Commissioners to which any Certificate of the Board of Trade under this Act relates, when paid off, shall not be reborrowed.

Short Title.

3. This Act may be cited as "The Harbour Loans Act, 1866."

C A P. XXXI.

An Act to provide for Superannuation Allowances to Officers of Vestries and other Boards within the Area of the Metropolis Local Management Act. [18th May 1866.]

' **W**HEREAS it is expedient that Provision should be made to enable Superannuation Allowances to be granted to Officers of Vestries of any Parish and District Boards of any District and of other Parochial Bodies within the Metropolis who become disabled by Infirmary or Age to discharge the Duties of their Offices :'

Be it therefore enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, as follows :

Vestries, District Boards, and Metropolitan Board of Works may grant Superannuation Allowances to Officers in certain Cases.

1. The Vestry of any Parish and District Board of any District or any other Parochial Body within the Metropolis, and also the Metropolitan Board of Works, may, at their Discretion, grant to any Officer in their respective Services, including the Chairman of the Metropolitan Board of Works, who shall become incapable of discharging the Duties of his Office with Efficiency by reason of permanent Infirmary of Mind or Body, or of old Age, upon his resigning or otherwise ceasing to hold his Office, an annual Allowance not exceeding in any Case Two Thirds of his then Salary, regard being had to the Scale of Allowances herein-after contained, and shall charge such Allowance to the Fund or Funds to which such Salary would have been charged if he had continued in his Office: Provided always, that nothing in this Act contained shall affect the Powers contained in the Two hundred and thirteenth Section of "The Metropolis Management Act, 1855."

Allowances not to be assignable for Debts, &c.

2. This Allowance shall be payable to or in trust for such Officer only, and shall not be assignable for nor chargeable with his Debts

or

Superannuations (Officers, Metrop. Vestries & District Boards).

or other Liabilities without the Consent in Writing of the Vestry, District Board, Metropolitan Board of Works, or other Parochial Body.

3. No Officer shall be entitled to such Allowance on the Ground of old Age who shall not have completed the full Age of Sixty Years. Limitation of Grant of Allowances.

4. Subject to the Provisions herein contained, the Allowance to be granted after the Commencement of this Act to Persons who shall have served in an established Capacity as Officers as aforesaid, whether their Remuneration be computed by weekly Wages, Poundage, or Percentage on Collection of Rates, or annual Salary, shall be as follows; (that is to say,) Scale of Allowances.

To any Person who shall have served Ten Years and upwards, and under Eleven Years, an annual Allowance of Ten Sixtieths of the Salary and Emoluments of his Office; And in like Manner an Addition of One Sixtieth in respect of each additional Year of such Service until the Completion of a Period of Service of Forty Years, when the annual Allowance of Forty Sixtieths may be granted; and no Addition shall be made in respect of any Service beyond Forty Years; but in computing the Time of an Officer's Service any Period during which such Officer shall have been in the Service of a Vestry, Board of Trustees, or other Parochial Board of the same Parish superseded by "The Metropolis Management Act, 1855," or of any Parish comprised in the District Board granting such Allowance, shall be included.

5. When for the due and efficient Discharge of the Duties of any Office professional or other peculiar Qualifications not ordinarily to be acquired in the Vestry or Board's Service are required, and any Person having such Qualifications shall have been or may be appointed thereto beyond the Age of Thirty Years, any Vestry or Board may, by Order, direct that when any Person now holding or who may hereafter be appointed to such Office shall retire from their Service, a Number of Years, not exceeding Ten, to be specified in the said Order, shall, in computing the Amount of Superannuation Allowance which may be granted to him under this Act, be added to the Number of Years during which he may have actually served. Power to increase Allowance.

6. Any Vestry or Board or other Parochial Body may grant to any Person who is compelled to quit their Service by reason of severe bodily Injury occasioned, without his own Default, in the Discharge of his public Duty, or from Infirmary of Mind or Body, before the Completion of the Period which would entitle him to a Superannuation Allowance, a Gratuity not exceeding Three Months Pay for every Two Years of Service. Power to grant Gratuities before Persons entitled to Superannuation Allowance.

7. No Grant shall be made without One Month's previous Notice, to be specially given in Writing to every Member of the Vestry or District Board, of the Proposal to make such Grant, and the Time when it shall be brought forward. Notice of Grant to be given.

8. In the Construction of this Act the Term "Metropolis" shall have the same Interpretation as in the Metropolis Management Act, 1855, and Metropolis Management Amendment Act, Interpretation of Terms.

Divorce and Matrimonial Causes.

1862 ; the Words "other Parochial Body" shall mean all Trustees, Overseers, and others who make the several Rates for the Purposes of the Vestry or the District Board of any District.

C A P. XXXII.

An Act further to amend the Procedure and Powers of the Court for Divorce and Matrimonial Causes.

[11th June 1866.]

20 & 21 Vict.
c. 85.

‘ WHEREAS by the Act passed in the Session of Parliament holden in the Twentieth and Twenty-first Years of the Reign of Her present Majesty, intituled *An Act to amend the Laws relating to Divorce and Matrimonial Causes* in England, it is by the Thirty-second Section enacted, "that the Court may, "on pronouncing any Decree for a Dissolution of Marriage, "order that the Husband shall to the Satisfaction of the Court "secure to the Wife such gross or annual Sum of Money as to "the Court may seem reasonable, and for that Purpose may refer "it to One of the Conveyancing Counsel of the Court of Chancery "to settle and approve of a proper Deed to be executed by all "necessary Parties : " And whereas it sometimes happens that a Decree for a Dissolution of Marriage is obtained against a Husband who has no Property on which the Payment of any such gross or annual Sum can be secured, but nevertheless he would be able to make a monthly or weekly Payment to the Wife during their joint Lives : ’

Be it therefore enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, as follows :

Power to order
monthly or
weekly Pay-
ments to Wife
from Husband
on Dissolution
of Marriage.

1. In every such Case it shall be lawful for the Court to make an Order on the Husband for Payment to the Wife during their joint Lives of such monthly or weekly Sums for her Maintenance and Support as the Court may think reasonable : Provided always, that if the Husband shall afterwards from any Cause become unable to make such Payments it shall be lawful for the Court to discharge or modify the Order, or temporarily to suspend the same as to the whole or any Part of the Money so ordered to be paid, and again to revive the same Order, wholly or in part, as to the Court may seem fit.

In Cases of
Opposition
on certain
Grounds.

2. In any Suit instituted for Dissolution of Marriage, if the Respondent shall oppose the Relief sought on the Ground in case of such a Suit instituted by a Husband of his Adultery, Cruelty, or Desertion, or in case of such a Suit instituted by a Wife on the Ground of her Adultery or Cruelty, the Court may in such Suit give to the Respondent, on his or her Application, the same Relief to which he or she would have been entitled in case he or she had filed a Petition seeking such Relief.

Decree Nisi not
absolute till
after 6 Months.

3. No Decree Nisi for a Divorce shall be made absolute until after the Expiration of Six Calendar Months from the pronouncing thereof, unless the Court shall under the Power now vested in it fix a shorter Time.

C A P.

C A P. XXXIII.

An Act to confirm a Provisional Order under "The Land Drainage Act, 1861." [11th June 1866.]

WHEREAS the Inclosure Commissioners for *England* and *Wales* have, in pursuance of "The Land Drainage Act, 1861," duly made the Provisional Order contained in the Schedule to this Act annexed, and it is by the said Act provided that no such Order shall be of any Validity whatever until such Order shall have been confirmed by Parliament, and it is expedient that the said Order should be so confirmed :

24 & 25 Vict.
c. 133.

Be it therefore enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, as follows :

1. That the Provisional Order contained in the Schedule hereto annexed is hereby confirmed, and from and after the passing of this Act shall be deemed to be a Public General Act of Parliament of the like Force and Effect as if the Provisions of the same had been enacted in the Body of this Act.

Provisional
Order in Sche-
dule confirmed.

2. This Act may be cited for all Purposes as "The Land Drainage Supplemental Act, 1866."

Short Title.

SCHEDULE to which this Act refers.

In the Matter of Frodsham and Ince Improvement, situate in the several Parishes of Frodsham, Ince, and Thornton in the Moors in the County of Chester.

C A P. XXXIV.

An Act to give further Facilities for the Establishment of Societies for the Assurance of Cattle and other Animals. [11th June 1866.]

WHEREAS it is expedient to give further Facilities for the Establishment of Societies for the Assurance of Cattle and other Animals, under the Friendly Societies Acts :

Be it therefore enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same :

1. Notwithstanding anything in the Act passed in the Session holden in the Eighteenth and Nineteenth Years of Her Majesty, Chapter Sixty-three, intituled *An Act to consolidate and amend the Law relating to Friendly Societies*, a Society may be established under the Provisions of the said Act for the Assurance to any Amount against Loss by Death of Neat Cattle, Sheep, Lambs, Swine, and Horses, from Disease or otherwise; and neither the Provisions in Section Nine of the said Act, that no Member shall subscribe or contract for a Sum payable on Death or any other Contingency exceeding Two hundred Pounds, nor Section Thirty-

Power to esta-
blish Societies
for the Assu-
rance of Ani-
mals to any
Amount under
the Friendly
Societies Act.

*Cattle Assurance.**Contagious Diseases.*

eight of the said Act, shall apply to any such Society so established or which may hereafter be so established for such Purpose.

Contributions
to be recover-
able in the
County Courts.

2. All Contributions, Premiums, and other Payments payable by any Member of any such Society, under the Rules thereof, in respect of any Assurance effected by him, shall be considered as a Debt due by him to the Society, and shall be recoverable as such in the County Court of the District within which the usual or principal Place of Business of the Society is situate, in *Scotland* in the Sheriff Court of the County, and in *Ireland* before the Assistant Barrister within his District.

Short Title.

3. This Act may be cited for all Purposes as The Cattle Assurance Act, 1866.

C A P. XXXV.

An Act for the better Prevention of Contagious Diseases at certain Naval and Military Stations. [11th June 1866.]

BE it enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, as follows :

Preliminary.

Short Title.

1. This Act may be cited as The Contagious Diseases Act, 1866.

Interpretation
of Terms.

2. In this Act—

The Term "Contagious Disease" means Venereal Disease, including Gonorrhœa :

The Term "Police" means Metropolitan Police or other Police or Constabulary authorized to act in any Part of any Place to which this Act applies :

The Term "Superintendent" includes Inspector :

The Term "Chief Medical Officer" means the principal Physician or Surgeon for the Time being attached to or doing Duty at a Hospital, or the House Surgeon or Resident Surgeon of the Hospital :

The Term "Justice" means a Justice of the Peace having Jurisdiction in the County, Borough, or Place where the Matter requiring the Cognizance of a Justice arises, or in any Part of any Place to which this Act applies :

The Term "Two Justices" means Two or more Justices assembled and acting together, and includes any Police or Stipendiary Magistrate or other Justice having by Law for any Purpose the Powers of Two Justices.

Act to com-
mence from
Sept. 30, 1866,
and then
27 & 28 Vict.
c. 85. to cease
to operate,
except, &c.

3. This Act shall commence from and immediately after the Thirtieth Day of *September* One thousand eight hundred and sixty-six, and on the Commencement of this Act The Contagious Diseases Prevention Act, 1864, shall cease to operate ; but the Discontinuance of that Act by this Act shall not affect the Validity or Invalidity of anything done or suffered before the Commencement of this Act ; and that Discontinuance or anything in this Act shall not apply to or in respect of any Offence, Act, or Thing committed

Contagious Diseases.

committed or done or omitted before the Commencement of this Act; and every such Offence, Act, or Thing shall after and notwithstanding the Commencement of this Act have the same Consequences and Effect in all respects as if The Contagious Diseases Prevention Act, 1864, had not been discontinued.

Every Order of a Justice under the said Act shall remain in force as if this Act had not been passed.

Every Hospital certified under the said Act shall continue to be a Certified Hospital, for the Purposes of this Act, for Three Months after the Commencement of this Act, unless before the Expiration of that Time the Certificate is withdrawn or the Hospital is certified under this Act; and every Hospital certified under this Act shall be deemed a Certified Hospital for the Purposes of the said Act, as long as the Operation thereof continues for any Purpose under this Act.

Extent of Act.

4. The Places to which this Act applies shall be the Places mentioned in the First Schedule to this Act, the Limits of which Places shall for the Purposes of this Act be such as are defined in that Schedule.

Act to extend only to Places in Schedule.

Expenses of Execution of Act.

5. Expenses incurred in the Execution of this Act shall be paid under the Direction of the Lord High Admiral of the United Kingdom or the Commissioners for executing the Office of Lord High Admiral (hereafter in this Act styled the Admiralty) and of such One of Her Majesty's Principal Secretaries of State as Her Majesty thinks fit for the Time being to intrust with the Seals of the War Department (hereafter in this Act styled the Secretary of State for War) out of Money to be provided by Parliament for that Purpose.

Expenses of Act to be defrayed by Admiralty, &c.

Visiting Surgeons.

6. The Admiralty or the Secretary of State for War may, on the Commencement of this Act, appoint a Medical Officer for each of the Places to which this Act applies, to be, during Pleasure, Visiting Surgeon there for the Purposes of this Act, and may from Time to Time, on the Death, Resignation, or Removal from Office of any Visiting Surgeon, appoint another such Officer in his Stead.

Appointment of Visiting Surgeons and Assistants.

The Admiralty or the Secretary of State for War may, from Time to Time as Occasion requires, appoint a Medical Officer to be the Assistant of any such Visiting Surgeon; and every such Assistant shall have the like Powers and Duties as the Visiting Surgeon to whom he is appointed Assistant.

A Notice of the Appointment of every such Visiting Surgeon and of every such Assistant shall be published in the *London* or *Dublin Gazette* according as the Place for which he is appointed is in *England* or in *Ireland*.

A Copy of the Gazette containing such a Notice shall be conclusive Evidence of the Appointment.

Contagious Diseases.

Inspector of Hospitals.

Appointment
of Inspector
and Assistant
Inspector of
Certified
Hospitals.

7. The Admiralty and the Secretary of State for War shall, on the Commencement of this Act, appoint a Medical Officer to be, during Pleasure, Inspector of Certified Hospitals under this Act, and shall from Time to Time, on the Death, Resignation, or Removal from Office of any such Inspector, appoint another such Officer in his Stead.

The Admiralty and the Secretary of State for War may, from Time to Time as Occasion requires, appoint a Medical Officer to be an Assistant Inspector of Certified Hospitals under this Act, which Assistant shall have the like Powers and Duties as the Inspector.

A Notice of the Appointment of every such Inspector and of every such Assistant shall be published in the *London Gazette*.

A Copy of the Gazette containing such a Notice shall be conclusive Evidence of the Appointment.

Certified Hospitals.

Power to
Admiralty, &c.
to provide
Hospitals, and
certify them.

8. The Admiralty or the Secretary of State for War may from Time to Time provide any Buildings or Parts of Buildings as Hospitals for the Purposes of this Act, and any Building or Part of a Building so provided and certified in Writing by the Admiralty or Secretary of State for War (as the Case may be) to be so provided shall be deemed a Certified Hospital under this Act; and every Certified Hospital so provided shall be placed under the Control or Management of such Persons as to the Admiralty or the Secretary of State for War from Time to Time seem fit.

Power to
certify other
Hospitals.

9. The Admiralty or the Secretary of State for War may from Time to Time, on such Application or with such Consent as to them or him seems requisite, and on the Report of the Inspector of Certified Hospitals, certify in Writing any Building or Part of a Building (not provided as a Hospital by the Admiralty or Secretary of State for War) to be useful and efficient as a Hospital for the Purposes of this Act, and thereupon that Building or Part of a Building shall be deemed a Certified Hospital under this Act.

Inspection of
Certified Hos-
pitals.

10. The Inspector of Certified Hospitals shall from Time to Time visit and inspect every Certified Hospital.

Power to with-
draw Certifi-
cate.

11. The Admiralty or the Secretary of State for War may at any Time, by Declaration in Writing, declare the Certificate relative to any Certified Hospital withdrawn as from a Time specified in the Declaration, and thereupon the same shall cease to be a Certified Hospital as from the Time so specified.

Provision for
Moral and
Religious
Instruction.

12. A Hospital shall not be certified under this Act unless at the Time of the granting of a Certificate adequate Provision is made for the Moral and Religious Instruction of the Women detained therein under this Act; and if at any subsequent Time it appears to the Admiralty or the Secretary of State for War that in any such Hospital adequate Provision for that Purpose is not made, the Certificate of that Hospital shall be withdrawn:

13. Every

Contagious Diseases.

13. Every Certificate and every Declaration of Withdrawal of a Certificate relative to any Hospital under this Act shall be published in the *London* or *Dublin Gazette*, according as the Hospital to which the Certificate or Declaration relates is in *England* or in *Ireland*. Certificate and Declaration of Withdrawal to be gazetted.

A Copy of the Gazette containing any such Certificate or Declaration shall be conclusive Evidence of such Certificate or Declaration.

Every Certificate proved to have been made shall be presumed to be in force until the Withdrawal thereof is proved.

14. The Managers or Persons having the Control or Management of each Certified Hospital shall make Regulations for the Management and Government of the Hospital, as far as regards Women authorized by this Act to be detained therein for Medical Treatment, or being therein under Medical Treatment for a contagious Disease, such Regulations not being inconsistent with the Provisions of this Act, and may from Time to Time alter any such Regulations; but all such Regulations, and all Alterations thereof, shall be subject to the Approval in Writing of the Admiralty or the Secretary of State for War. Power to make Regulations for Certified Hospitals.

A printed Copy of Regulations purporting to be Regulations of a Certified Hospital so approved, such Copy being signed by the Inspector of Certified Hospitals, or the Chief Medical Officer of the Hospital, shall be Evidence of the Regulations of the Hospital, and of the due making and Approval thereof, for the Purposes of this Act. A printed Copy of Regulations to be Evidence.

Periodical Medical Examinations.

15. Where an Information on Oath is laid before a Justice by a Superintendent of Police, charging to the Effect that the Informant has good Cause to believe that a Woman therein named is a common Prostitute, and either is resident within the Limits of any Place to which this Act applies, or, being resident within Five Miles of those Limits, has, within Fourteen Days before the laying of the Information, been within those Limits for the Purpose of Prostitution, the Justice may, if he thinks fit, issue a Notice thereof addressed to such Woman, which Notice the Superintendent of Police shall cause to be served on her: On Information, Justice may issue Notice to Woman who is a common Prostitute.

Provided that nothing in this Act contained shall apply or extend, in the Case of *Woolwich*, to any Woman who is not resident within One of the Parishes of *Woolwich*, *Plumstead*, or *Charlton*.

16. In either of the following Cases, namely,—

If the Woman on whom such a Notice is served appears herself, or by some Person on her Behalf, at the Time and Place appointed in the Notice, or at some other Time and Place appointed by Adjournment;—

If she does not so appear, and it is shown (on Oath) to the Justice present that the Notice was served on her a reasonable Time before the Time appointed for her Appearance, or that reasonable Notice of such Adjournment was given to her (as the Case may be),—

Power to Justice to order periodical Medical Examination.

Contagious Diseases.

The Justice present, on Oath being made before him substantiating the Matter of the Information to his Satisfaction, may, if he thinks fit, order that the Woman be subject to a periodical Medical Examination by the Visiting Surgeon for any Period not exceeding One Year, for the Purpose of ascertaining at the Time of each such Examination whether she is affected with a contagious Disease ; and thereupon she shall be subject to such a periodical Medical Examination, and the Order shall be a sufficient War-rant for the Visiting Surgeon to conduct such Examination accordingly.

The Order shall specify the Time and Place at which the Woman shall attend for the First Examination.

The Superintendent of Police shall cause a Copy of the Order to be served on the Woman.

Voluntary
Submission
by Woman.

17. Any Woman, in any Place to which this Act applies, may voluntarily, by a Submission in Writing signed by her in the Presence of and attested by the Superintendent of Police, subject herself to a periodical Medical Examination under this Act for any Period not exceeding One Year.

Power to make
Regulations as
to Examina-
tions.

18. For each of the Places to which this Act applies, either the Admiralty or the Secretary of State for War (but not both for any One Place) may from Time to Time make Regulations respecting the Times and Places of Medical Examinations under this Act at that Place, and generally respecting the Arrangements for the Conduct there of those Examinations ; and a Copy of all such Regulations from Time to Time in force for each Place shall be sent by the Admiralty or the Secretary of State for War (as the Case may be) to the Clerk of the Peace, Town Clerk (if any), Clerk of the Justices, Visiting Surgeon, and Superintendent of Police.

Visiting Sur-
geon to pre-
scribe Times,
&c.

19. The Visiting Surgeon, having regard to the Regulations aforesaid and to the Circumstances of each Case, shall at the First Examination of each Woman examined by him, and afterwards from Time to Time as Occasion requires, prescribe the Times and Places at which she is required to attend again for Examination ; and he shall from Time to Time give or cause to be given to each such Woman Notice in Writing of the Times and Places so prescribed.

Detention in Hospital.

Certificate of
Visiting
Surgeon.

20. If on any such Examination the Woman examined is found to be affected with a contagious Disease, she shall thereupon be liable to be detained in a Certified Hospital subject and according to the Provisions of this Act, and the Visiting Surgeon shall sign a Certificate to the Effect that she is affected with a contagious Disease, naming the Certified Hospital in which she is to be placed ; and he shall sign that Certificate in Triplicate, and shall cause One of the Originals to be delivered to the Woman and the others to the Superintendent of Police.

Placing in
Certified
Hospital for
Treatment.

21. Any Woman to whom any such Certificate of the Visiting Surgeon relates may, if she thinks fit, proceed to the Certified Hospital named in that Certificate, and place herself there for Medical

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Medical Treatment, but if after the Certificate is delivered to her she neglects or refuses to do so, the Superintendent of Police, or a Constable acting under his Orders, shall apprehend her, and convey her with all practicable Speed to that Hospital, and place her there for Medical Treatment, and the Certificate of the Visiting Surgeon shall be a sufficient Authority to him for so doing.

The Reception of a Woman in a Certified Hospital by the Managers or Persons having the Control or Management thereof shall be deemed to be an Undertaking by them to provide for her Care and Treatment, Lodging, Clothing, and Food, during her Detention in the Hospital.

22. Where a Woman certified by the Visiting Surgeon to be affected with a contagious Disease places herself, or is placed as aforesaid, in a Certified Hospital for Medical Treatment, she shall be detained there for that Purpose by the Chief Medical Officer of the Hospital until discharged by him by Writing under his Hand.

Detention in Hospital.

The Certificate of the Visiting Surgeon, One of the Three Originals whereof shall be delivered by the Superintendent of Police to the Chief Medical Officer, shall, when so delivered, be sufficient Authority for such Detention.

23. The Inspector of Certified Hospitals may, if in any Case it seems to him expedient, by Order in Writing signed by him, direct the Transfer of any Woman detained in a Certified Hospital for Medical Treatment from that Certified Hospital to another named in the Order.

Power to transfer to another Certified Hospital.

Every such Order shall be made in Triplicate, and One of the Originals shall be delivered to the Woman and the others to the Superintendent of Police.

Every such Order shall be sufficient Authority for the Superintendent of Police or any Person acting under his Orders to transfer the Woman to whom it relates from the one Hospital to the other, and to place her there for Medical Treatment; and she shall be detained there for that Purpose by the Chief Medical Officer of the Hospital until discharged by him by Writing under his Hand.

The Order of the Inspector of Certified Hospitals, One of the Originals whereof shall be delivered by the Superintendent of Police to the Chief Medical Officer of the Hospital to which the Transfer is made, shall when so delivered be sufficient Authority for such Detention.

24. Provided always, That any Woman shall not be detained under any One Certificate for a longer Time than Three Months, unless the Chief Medical Officer of the Hospital in which she is detained, and the Inspector of Certified Hospitals, or the Visiting Surgeon for the Place whence she came or was brought, conjointly certify that her further Detention for Medical Treatment is requisite (which Certificate shall be in Duplicate, and One of the Originals thereof shall be delivered to the Woman); and in that Case she may be further detained in the Hospital in which she is at the Expiration of the said Period of Three Months by the Chief Medical Officer until discharged by him by Writing under his Hand; but so that any Woman be not detained under any

Limitation of Detention.

Contagious Diseases.

any One Certificate for a longer Time in the whole than Six Months.

Power for
Woman de-
tained to apply
to Justice for
Discharge.

25. If any Woman detained in any Hospital considers herself entitled to be discharged therefrom, and the Chief Medical Officer of the Hospital refuses to discharge her, such Woman shall on her Request be conveyed before a Justice, who, if he is satisfied upon reasonable Evidence that she is free from a contagious Disease, shall discharge her from such Hospital, and such Order of Discharge shall have the same Effect as the Discharge of the Chief Medical Officer.

During Con-
veyance to Cer-
tified Hospital,
&c. Woman
deemed to be in
legal Custody.

26. Every Woman conveyed or transferred under this Act to a Certified Hospital shall, while being so conveyed or transferred thither, and also while detained there, be deemed to be legally in the Custody of the Person conveying, transferring, or detaining her, notwithstanding that she is for that Purpose removed out of one into or through another Jurisdiction, or is detained in a Jurisdiction other than that in which the Certificate of the Visiting Surgeon was made.

Expenses of
Woman's
Return home.

27. Every Woman shall, on her Discharge from the Hospital, be sent to the Place of her Residence, if she so desires, without Expense to herself.

Refusal to be examined, &c.

Punishment of
Women for
refusing to be
examined, &c.

28. In the following Cases, namely,—

If any Woman subjected by Order of a Justice under this Act to periodical Medical Examination at any Time temporarily absents herself in order to avoid submitting herself to such Examination on any Occasion on which she ought so to submit herself, or refuses or wilfully neglects to submit herself to such Examination on any such Occasion ;

If any Woman authorized by this Act to be detained in a Certified Hospital for Medical Treatment quits the Hospital without being discharged therefrom by the Chief Medical Officer thereof by Writing under his Hand (the Proof whereof shall lie on the Accused) ;

If any Woman authorized by this Act to be detained in a Certified Hospital for Medical Treatment, or any Woman being in a Certified Hospital under Medical Treatment for a contagious Disease, refuses or wilfully neglects while in the Hospital to conform to the Regulations thereof approved under this Act ;

Then and in every such Case such Woman shall be guilty of an Offence against this Act, and on summary Conviction shall be liable to Imprisonment, with or without Hard Labour, in the Case of a First Offence for any Term not exceeding One Month, and in the Case of a Second or any subsequent Offence for any Term not exceeding Three Months ; and in the Case of the Offence of quitting the Hospital without being discharged as aforesaid the Woman may be taken into Custody without Warrant by any Constable.

Effect of Order
of Imprison-
ment for Ab-

29. If any Woman is convicted of and imprisoned for the Offence of absenting herself or of refusing or neglecting to submit herself

Contagious Diseases.

herself to Examination as aforesaid, the Order subjecting her to periodical Medical Examination shall be in force after and notwithstanding her Imprisonment, unless the Surgeon or other Medical Officer of the Prison, or a Visiting Surgeon appointed under this Act, at the Time of her Discharge from Imprisonment, certifies in Writing to the Effect that she is then free from a contagious Disease (the Proof of which Certificate shall lie on her), and in that Case the Order subjecting her to periodical Medical Examination shall, on her Discharge from Imprisonment, cease to operate.

sence, &c. from Examination.

30. If any Woman is convicted of and imprisoned for the Offence of quitting a Hospital without being discharged, or of refusing or neglecting while in a Hospital to conform to the Regulations thereof as aforesaid, the Certificate of the Visiting Surgeon under which she was detained in the Hospital shall continue in force, and on the Expiration of her Term of Imprisonment she shall be sent back from the Prison to that certified Hospital, and shall (notwithstanding anything in this Act) be detained there under that Certificate as if it were given on the Day of the Expiration of her Term of Imprisonment, unless the Surgeon or other Medical Officer of the Prison, or a Visiting Surgeon appointed under this Act, at the Time of her Discharge from Imprisonment, certifies in Writing to the Effect that she is then free from a contagious Disease (the Proof of which Certificate shall lie on her), and in that Case the Certificate under which she was detained, and the Order subjecting her to periodical Medical Examination, shall, on her Discharge from Imprisonment, cease to operate.

Effect on Order of Imprisonment for quitting Hospital, &c.

31. If on any Woman leaving a Certified Hospital a Notice in Writing is given to her by the Chief Medical Officer of the Hospital to the Effect that she is still affected with a contagious Disease, and she is afterwards in any Place for the Purpose of Prostitution without having previously received from a Visiting Surgeon appointed under this Act a Certificate in Writing endorsed on the Notice or on a Copy thereof certified by the Chief Medical Officer of the Hospital (Proof of which Certificate shall lie on her) to the Effect that she is then free from a contagious Disease, she shall be guilty of an Offence against this Act, and on summary Conviction before Two Justices shall be liable to be imprisoned, with or without Hard Labour, in the Case of a First Offence for any Term not exceeding One Month, and in the Case of a Second or any subsequent Offence for any Term not exceeding Three Months.

Penalty on Woman discharged uncured conducting herself as Prostitute.

Duration of Order.

32. Every Order under this Act subjecting a Woman to periodical Medical Examination shall be in operation and enforceable, in manner in this Act provided, as long as and whenever from Time to Time the Woman to whom it relates is resident within the Limits of the Place to which this Act applies wherein the Order was made, or within Five Miles of those Limits, but not in any Case for a longer Period than One Year; and where the

Order to operate whenever Woman is resident in any Place where Order made, &c.

Contagious Diseases.

the Chief Medical Officer of a Certified Hospital, on the Discharge by him of any Woman from the Hospital, certifies that she is free from a contagious Disease (Proof of which Certificate shall lie on her), the Order subjecting her to periodical Medical Examination shall thereupon cease to operate.

Relief from Examination.

Application for
Relief from
Examination.

33. If any Woman subjected to a periodical Medical Examination under this Act (either on her own Submission or under the Order of a Justice), desiring to be relieved therefrom, and not being under Detention in a Certified Hospital, makes Application in Writing in that Behalf to a Justice, the Justice shall appoint by Notice in Writing a Time and Place for the Hearing of the Application, and shall cause the Notice to be delivered to the Applicant, and a Copy of the Application and of the Notice to be delivered to the Superintendent of Police.

Order for
Relief from
Examination on
Discontinuance
of Prostitution,
&c.

34. If on the Hearing of the Application it is shown, to the Satisfaction of a Justice, that the Applicant has ceased to be a common Prostitute, or if the Applicant, with the Approval of the Justice, enters into a Recognizance, with or without Sureties, as to the Justice seems meet, for her good Behaviour during Three Months thereafter, the Justice shall order that she be relieved from periodical Medical Examination.

Forfeiture of
Recognizance
by Return to
Prostitution.

35. Every such Recognizance shall be deemed to be forfeited if at any Time during the Term for which it is entered into the Woman to whom it relates is (within the Limits of any Place to which this Act applies) in any public Thoroughfare, Street, or Place for the Purpose of Prostitution, or otherwise (within those Limits) conducts herself as a common Prostitute.

Penalties for harbouring, &c.

Penalties for
permitting
Prostitute hav-
ing contagious
Disease to
resort to any
House, &c. for
Prostitution.

36. If any Person, being the Owner or Occupier of any House, Room, or Place within the Limits of any Place to which this Act applies, or being a Manager or Assistant in the Management thereof, having reasonable Cause to believe any Woman to be a common Prostitute and to be affected with a contagious Disease, induces or suffers her to resort to or be in that House, Room, or Place for the Purpose of Prostitution, he shall be guilty of an Offence against this Act, and on summary Conviction thereof before Two Justices shall be liable to a Penalty not exceeding Twenty Pounds, or, at the Discretion of the Justices, to be imprisoned for any Term not exceeding Six Months, with or without Hard Labour :

Provided that a Conviction under this Enactment shall not exempt the Offender from any penal or other Consequences to which he may be liable for keeping or being concerned in keeping a Bawdy House or disorderly House, or for the Nuisance thereby occasioned.

Procedure, &c.

Application of
11 & 12 Vict.
c. 43. and

37. All Proceedings under this Act before and by Justices shall be had in *England* according to the Provisions of the Act of the Session

Contagious Diseases.

Session of the Eleventh and Twelfth Years of Her Majesty (Chapter Forty-three), "to facilitate the Performance of the Duties of Justices of the Peace out of Sessions within *England and Wales* "with respect to Summary Convictions and Orders," and in *Ireland* according to the Provisions of the Petty Sessions (*Ireland*) Act, 1851, as far as those Provisions respectively are not inconsistent with any Provision of this Act, and save that the Room or Place in which a Justice sits to inquire into the Truth of the Statements contained in any Information or Application under this Act against or by a Woman shall not, unless the Woman so desires, be deemed an open Court for that Purpose; and, unless the Woman otherwise desires, the Justice may, in his Discretion, order that no Person have Access to or be or remain in that Room without his Consent or Permission.

14 & 15 Vict.
c. 93. to this
Act.

38. The Forms of Certificates, Orders, and other Instruments given in the Second Schedule to this Act, or Forms to the like Effect, with such Variations and Additions as Circumstances require, may be used for the Purposes therein indicated and according to the Directions therein contained, and Instruments in those Forms shall (as regards the Form thereof) be valid and sufficient.

Forms in
Second Schedule
to be used.

39. Any Certificate, Order, Notice, or other Instrument made or issued for the Purposes of this Act may be partly in Print and partly in Writing.

Instruments
may be in
Print, &c.

40. In any Proceeding under this Act any Notice, Order, Certificate, Copy of Regulations, or other Instrument purporting to be signed by a Justice, Superintendent of Police, Visiting Surgeon, Assistant Visiting Surgeon, Surgeon, or other Medical Officer of a Prison, Chief Medical Officer of a Certified Hospital, or the Inspector or an Assistant Inspector of Certified Hospitals, or by any Person in Her Majesty's Service or in that of the Admiralty, shall on Production be received in Evidence, and shall be presumed to have been duly signed by the Person, and in the Character by whom and in which it purports to be signed, until the contrary is shown.

Presumption as
to Signatures of
Justices, &c.

41. Every Notice, Order, or other Instrument by this Act required to be served on a Woman shall be served by Delivery thereof to some Person for her at her usual Place of Abode, or by Delivery thereof to her personally.

Mode of
Service.

42. Any Action or Prosecution against any Person for anything done in pursuance or Execution or intended Execution of this Act shall be laid and tried in the County where the Thing was done, and shall be commenced within Three Months after the Thing done, and not otherwise.

Limitation of
Actions, &c.

Notice in Writing of every such Action and of the Cause thereof shall be given to the intended Defendant One Month at least before the Commencement of the Action.

In any such Action the Defendant may plead generally that the Act complained of was done in pursuance or Execution or intended Execution of this Act, and give this Act and the special Matter in Evidence at any Trial to be had thereupon.

The Plaintiff shall not recover if Tender of sufficient Amends

Contagious Diseases.

is made before Action brought, or if a sufficient Sum of Money is paid into Court after Action brought, by or on behalf of the Defendant.

If a Verdict passes for the Defendant, or the Plaintiff becomes nonsuit, or discontinues the Action after Issue joined, or if, on Demurrer or otherwise, Judgment is given against the Plaintiff, the Defendant shall recover his full Costs as between Attorney and Client, and shall have the like Remedy for the same as any Defendant has by Law for Costs in other Cases.

Though a Verdict is given for the Plaintiff, he shall not have Costs against the Defendant unless the Judge before whom the Trial is had certifies his Approbation of the Action.

SCHEDULES.

THE FIRST SCHEDULE.

Names of Places.	Limits of Places.
Portsmouth -	The Limits of the Municipal Borough of Portsmouth, and of the Residue of the Island of Portsea, and of the Parish of Alverstoke, and of the Township of Landport.
Plymouth and Devonport	The Limits of the following Places ; namely,— The Municipal Borough of Plymouth. The Parliamentary Borough of Devonport. The Parish of Laira. The Tithing of Pennycross or Western Peveril. The Tithing of Compton Gifford. Torpoint in the County of Cornwall, within the Distance of Half a Mile from the Ferry Gate.
Woolwich -	The Limits of the Parishes of Woolwich, Plumstead, and Charlton.
Chatham	The Limits of the following Parishes ; namely,— Chatham, Gillingham, St. Nicholas, Rochester, St. Margaret, Rochester, The Precincts, Rochester, Brompton, New Brompton, Strood, and Frindsbury, and of the Hamlet of Grange, otherwise Grench.
Sheerness -	The Limits of the Parish of Minster, and of the Township of Queenborough.

Contagious Diseases.

Names of Places.	Limits of Places.								
Aldershot -	<p>The Limits of the following Parishes ; namely,—</p> <table><tr><td>Purbright, Ash, Compton, Pepper Harrow, Frimley, Puttenham, Seal, and Tongham, Elstead, Farnham, Bisley, Aldershot, Yateley, Crondall, Dogmersfield, Winchfield, Hartley Wintney, Cove, Eversley, Farnborough, Binstead, Bentley, Sandhurst, in the County of Berks.</td><td rowspan="2">}</td><td rowspan="2">in the County of Surrey.</td></tr><tr><td></td></tr><tr><td></td><td rowspan="2">}</td><td rowspan="2">in the County of Hants.</td></tr><tr><td></td></tr></table>	Purbright, Ash, Compton, Pepper Harrow, Frimley, Puttenham, Seal, and Tongham, Elstead, Farnham, Bisley, Aldershot, Yateley, Crondall, Dogmersfield, Winchfield, Hartley Wintney, Cove, Eversley, Farnborough, Binstead, Bentley, Sandhurst, in the County of Berks.	}	in the County of Surrey.			}	in the County of Hants.	
Purbright, Ash, Compton, Pepper Harrow, Frimley, Puttenham, Seal, and Tongham, Elstead, Farnham, Bisley, Aldershot, Yateley, Crondall, Dogmersfield, Winchfield, Hartley Wintney, Cove, Eversley, Farnborough, Binstead, Bentley, Sandhurst, in the County of Berks.	}	in the County of Surrey.							
	}	in the County of Hants.							
Windsor -	<p>The Limits of the following Parishes ; namely,—</p> <table><tr><td>New Windsor, Old Windsor, Clewer, Eton, in the County of Bucks.</td><td rowspan="2">}</td><td rowspan="2">in the County of Berks.</td></tr><tr><td></td></tr></table>	New Windsor, Old Windsor, Clewer, Eton, in the County of Bucks.	}	in the County of Berks.					
New Windsor, Old Windsor, Clewer, Eton, in the County of Bucks.	}	in the County of Berks.							
Colchester -	<p>The Limits of the following Parishes or Ecclesiastical Districts ; namely,—</p> <p>All Saints. St. Botolph. St. Giles. St. James. St. John. St. Leonard. St. Martin. St. Mary at the Walls. St. Mary Magdalene. St. Nicholas. St. Peter. St. Runwald. The Holy Trinity.</p>								
Shorncliffe -	<p>The Limits of the following Parishes ; namely,—</p> <p>Cheriton. Hythe. Folkestone.</p>								

Contagious Diseases.

Names of Places.	Limits of Places.
The Curragh	The Limits of the following Parishes ; namely,— Kilcullen. Kildare. Ballysax. Great Conwell. Morristown-beller.
Cork - -	The Limits of the Borough of Cork for Municipal Purposes.
Queenstown -	The Limits of the Town of Queenstown for the Purposes of Town Improvement.

THE SECOND SCHEDULE.

FORMS.

(A.)

Gazette Notice of Appointments.

London

THE Lords Commissioners of the Admiralty have [*or* the Secretary of State for War has] appointed *R.S.* to be Visiting Surgeon [*or* Assistant Visiting Surgeon] for [*Portsmouth, or* the Lords Commissioners of the Admiralty and the Secretary of State for War have appointed *P.T.* to be Inspector (*or* Assistant Inspector) of Certified Hospitals] under The Contagious Diseases Act, 1866.

(B.)

Certificate for Hospital provided by Admiralty, &c.

THE CONTAGIOUS DISEASES ACT, 1866.

In pursuance of the above-mentioned Act, it is hereby certified by the Commissioners for executing the Office of Lord High Admiral of the United Kingdom [*or* by Her Majesty's Principal Secretary of State intrusted with the Seals of the War Department], that the following Building [*or* Part of a Building], namely, [*here describe generally the Building or Part of Building,*] has been provided by the said Lords Commissioners [*or* Secretary of State] as a Hospital for the Purposes of the said Act.

Dated this Day of 18 .

By Order of the Lords Commissioners of the Admiralty.

(Signed) *C.P.,*

Secretary of the Admiralty.

[*Or*

By Order of the Secretary of State for War.

(Signed) *E.L.,*

Under-Secretary of State.]

Contagious Diseases.

(C.)

Certificate for Hospital not provided by Admiralty, &c.

THE CONTAGIOUS DISEASES ACT, 1866.

Is pursuance of the above-mentioned Act, it is hereby certified by the Commissioners for executing the Office of Lord High Admiral of the United Kingdom [or by Her Majesty's Principal Secretary of State intrusted with the Seals of the War Department], that the following Building [or Part of a Building], namely, [the Lock Wards of the Portsmouth, Portsea, and Gosport Hospital, or as the Case may be,] is useful and efficient as a Hospital for the Purposes of the said Act.

Dated this Day of 18 .

By Order of the Lords Commissioners of the Admiralty.

(Signed) C.P.,

Secretary of the Admiralty.

[Or

By Order of the Secretary of State for War.

(Signed) E.L.,

Under-Secretary of State.]

(D.)

Declaration of Withdrawal of Certificate.

THE CONTAGIOUS DISEASES ACT, 1866.

Is pursuance of the above-mentioned Act, it is hereby declared by the Commissioners for executing the Office of Lord High Admiral of the United Kingdom [or by Her Majesty's Principal Secretary of State intrusted with the Seals of the War Department], that the Certificate under the said Act dated the Day of , constituting the Hospital [or as the Case may be] a Certified Hospital under the said Act, has been and the same is hereby withdrawn as from the

Day of 18 .

Dated this Day of 18 .

By Order of the Lords Commissioners of the Admiralty.

(Signed) C.P.,

Secretary of the Admiralty.

[Or

By Order of the Secretary of State for War.

(Signed) E.L.,

Under-Secretary of State.]

(E.)

Information.

{ THE Information of C.D. of , Superintendent
to wit } of Police for [or as the Case may be], under
The Contagious Diseases Act, 1866, taken this Day
of 1866 , before the undersigned, One of Her Majesty's
Justices of the Peace in and for the said [County] of ,
who says he has good Cause to believe that A.B. is a common
Prostitute, and is resident within the Limits of a Place to which
29 & 30 VICT. G the

Contagious Diseases.

the said Act applies, that is to say, at _____ in the [County]
 of _____ [or is a common Prostituta, and being resident within
 Five Miles of a Place to which the said Act applies, that is to say,
 at _____ in the County of _____, was within Fourteen
 Days before the laying of this Information, that is to say, on the
 Day of _____, within those Limits, that is to
 say, at _____ in the County of _____, for the Purpose
 of Prostitution].

Taken and sworn before me the Day and Year first above men-
 tioned.

(Signed) L.M.

(F.)

Notice for Attendance of Woman.

To A.B. of _____

TAKE Notice, that an Information, a Copy whereof is subjoined
 hereto, has been laid before me, and that, in accordance with the
 Provisions of the Act therein mentioned, the Truth of the State-
 ments therein contained will be inquired into before me, or some
 other Justice, at _____, on the _____ Day of _____, at
 o'Clock in the _____ noon.

You are therefore to appear before me or such other Justice at
 that Place and Time, and to answer to what is stated in the said
 Information.

You may appear yourself, or by any Person on your Behalf.

If you do not appear, you may be ordered, without further
 Notice, to be subject to a periodical Medical Examination by the
 Visiting Surgeon under the said Act.

If you prefer it, you may, by a Submission in Writing signed
 by you in the Presence of the Superintendent of Police [or as the
 Case may be], and attested by him, subject yourself to such a
 periodical Examination.

If you do so before the Time above appointed for your Appear-
 ance, it will not be necessary for you to appear then before a
 Justice.

Dated this _____

Day of _____

(Signed) L.M.,

Justice of the Peace for _____

[Subjoin Copy of Information.]

(G.)

Order subjecting Woman to Examination.

to wit. } Be it remembered, that on the _____ Day of _____
 One of Her Majesty's Justices of the Peace in and for the said
 [County] of _____, do order that A.B., _____ of _____
 be subject to a periodical Medical Examination by the Visiting
 Surgeon for [Portsmouth, or as the Case may be] for
 Calendar Months from this Day, for the Purpose of ascertaining
 at the Time of each such Examination whether she is affected
 with _____

Contagious Diseases.

with a contagious Disease within the Meaning of the said Act,
and that she do attend for the First Examination at
on the Day of at o'Clock in the
noon.

(Signed) L.M.

(H.)

Voluntary Submission to Examination.

THE CONTAGIOUS DISEASES ACT, 1866.

I A.B. of , in pursuance of the above-
mentioned Act, by this Submission, voluntarily subject myself to
a periodical Medical Examination by the Visiting Surgeon for
[Portsmouth, or as the Case may be] for Calendar
Months from the Date hereof.

Dated this Day of 18 .
(Signed) A.B.

Witness,

X.Y.,

Superintendent of Police for [or as the Case
may be.]

(J.)

*Notice by Visiting Surgeon to Woman of Times, &c. of
Examination.*

To A.B. of

Take Notice, that in pursuance of The Contagious Diseases Act,
1866, you are required to attend for Medical Examination as
follows:

[Here state Times and Places of Examination.]

Dated this Day of 18 .
(Signed) E.F.,
Visiting Surgeon for [Portsmouth].

(K.)

Certificate of Visiting Surgeon.

In pursuance of The Contagious Diseases Act, 1866, I hereby
certify that I have this Day examined A.B. of ,
and that she is affected with a contagious Disease within the
Meaning of that Act; and the Certified Hospital in which she is
to be placed under the said Act is the Hospital.

Dated this Day of 18 .
(Signed) E.F.,
Visiting Surgeon for [Portsmouth].

(L.)

Order by Inspector of Certified Hospitals for Transfer.

By virtue of the Power in this Behalf vested in me by The
Contagious Diseases Act, 1866, I hereby order that A.B.
of , now detained under that Act in the Certified
Hospital of for Medical Treatment, be transferred
thence to the Certified Hospital of .

Dated this Day of 18 .
(Signed) M.N.,
Inspector of Certified Hospitals.

Contagious Diseases.

(M.)

Certificate for Detention beyond Three Months.

THE CONTAGIOUS DISEASES ACT, 1866.

WE, the undersigned, hereby certify that the further Detention for Medical Treatment of *A.B.* of _____, now an Inmate of this Hospital, is requisite.

Dated this _____ Day of _____ 18 _____, at the Hospital.

(Signed) *M.N.*,
Inspector of Certified Hospitals,
[or as the Case may be],
G.H.,
Chief Medical Officer.

(N.)

Discharge from Hospital.

IN pursuance of The Contagious Diseases Act, 1866, I hereby discharge *A.B.* of _____ from this Hospital [add according to the Fact, and certify that she is now free from a contagious Disease].

Dated this _____ Day of _____ 18 _____, at the Hospital.

(Signed) *G.H.*,
Chief Medical Officer.

(O.)

Certificate on Discharge from Imprisonment.

THE CONTAGIOUS DISEASES ACT, 1866.

WHEREAS under the above-mentioned Act *A.B.* of _____ was on the _____ Day of _____ convicted of the Offence of _____ and has since been imprisoned for that Offence in the Gaol of _____ and is now discharged from Imprisonment therein : Now in pursuance of the said Act I hereby certify that she is now free from a contagious Disease.

Dated this _____ Day of _____ .

R.O.,
Surgeon of the Gaol of _____,
[or *E.F.*,
Visiting Surgeon for *Portsmouth*].

(P.)

Notice to Woman leaving Hospital.

THE CONTAGIOUS DISEASES ACT, 1866.

To *A.B.*

As you are now leaving this Hospital, I hereby, in pursuance of the above-mentioned Act, give you Notice that you are still affected with a contagious Disease.

Dated this _____ Day of _____

(Signed) *G.H.*,
Chief Medical Officer.

Note.—The above-mentioned Act provides as follows :—
If on any Woman leaving a Certified Hospital a Notice [set out Section of Act].

*Contagious Diseases.**Customs and Inland Revenue.*

(Q.)

Certificate on last foregoing Notice or Copy.

In pursuance of the within-mentioned Act, I hereby certify that the within-named Woman is now free from a contagious Disease.

Dated this

Day of

(Signed) *E.F.*,Visiting Surgeon for [*Portsmouth*].

(R.)

Application to be relieved from Examination.

To *L.M.*, Esq., and others, Her Majesty's Justices of the Peace for the [*County*] of

I.A.B. of , being in pursuance of The Contagious Diseases Act, 1866, subject to a periodical Medical Examination on my own Submission [*or* under the Order of *L.M.*, Esq., as the Case may be], dated the Day of , do hereby apply to be relieved therefrom.

Dated this

Day of

18

(Signed) *A.B.*Witness, *G.W.*

C A P. XXXVI.

An Act to grant, alter, and repeal certain Duties of Customs and Inland Revenue, and for other Purposes relating thereto. [11th June 1866.]

Most Gracious Sovereign,

WE, Your Majesty's most dutiful and loyal Subjects, the Commons of the United Kingdom of *Great Britain* and *Ireland* in Parliament assembled, towards raising the necessary Supplies to defray Your Majesty's public Expenses, and making an Addition to the public Revenue, have freely and voluntarily resolved to give and grant unto Your Majesty the several Rates and Duties herein-after mentioned; and do therefore most humbly beseech Your Majesty that it may be enacted; and be it enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, as follows:

1. There shall be charged, collected, and paid, for the Use of Her Majesty, Her Heirs and Successors, the several Rates and Duties of Customs and Inland Revenue respectively specified and contained in the several Schedules marked respectively (A.), (B.), and (C.) to this Act annexed; and the said Rates and Duties shall respectively take effect at or from the respective Times, and shall continue to be charged, collected, and paid for and during the Periods respectively specified or mentioned in that Behalf in the said Schedules respectively, and where no Period is specified or limited for the Duration thereof the same shall continue to

Grant of Duties specified in Schedules annexed.

Customs and Inland Revenue.

be charged, collected, and paid respectively until Parliament shall otherwise order; and the said several Schedules shall be deemed to be Part of this Act.

Provisions of
former Acts
to apply to
this Act.

2. All the Powers, Provisions, Clauses, Regulations, Allowances, and Exemptions, Forfeitures, Pains, and Penalties, contained in or imposed by any Act or Acts, or any Schedule thereto, relating to any Duties of the same Kind or Description as the several Rates or Duties granted by this Act respectively, and in force at the Time of the passing of this Act, and not hereby expressly repealed, or, as regards the Income Tax, in force on the Fifth Day of *April* One thousand eight hundred and sixty-six (except as herein-after provided), shall respectively be in full Force and Effect with respect to the said Rates and Duties by this Act granted respectively, so far as the same are or shall be applicable, in all Cases not hereby expressly provided for, and shall be observed, applied, allowed, enforced, and put in execution for and in the raising, levying, collecting, and securing of the said last-mentioned Rates and Duties respectively, and otherwise in relation thereto, so far as the same shall not be superseded by and shall be consistent with the express Provisions of this Act, as fully and effectually, to all Intents and Purposes, as if the same had been herein repeated and specially enacted, *mutatis mutandis*, with reference to the Rates and Duties by this Act granted respectively: Provided always, that for the Purposes of this Act the Year One thousand eight hundred and sixty-two, mentioned in the Forty-third Section of the Act passed in the Twenty-fifth Year of Her Majesty's Reign, Chapter Twenty-two, shall be read as and deemed to mean the Year One thousand eight hundred and sixty-six.

AS TO CUSTOMS.

Customs Duties
on Wood and
Timber to
cease on 9th
May 1866.

3. The Duties of Customs now charged and payable upon the Goods herein-after mentioned upon their Importation into *Great Britain and Ireland* shall cease and determine on and after the Ninth Day of *May* One thousand eight hundred and sixty-six; that is to say,

Wood and Timber, Foreign and Colonial, viz.:				£	s.	d.
— Hewn	-	-	- the Load	0	1	0
— Sawn or Split, planed or dressed	-	-	"	0	2	0
— Firewood	-	-	-	0	1	0
— Hoops	-	-	-	0	2	0
— Lathwood	-	-	-	0	1	0
— Shovel Hilts	-	-	-	0	2	0
— Staves exceeding 72 Inches in Length, 7 Inches in Breadth, or 3½ Inches in Thickness	-	-	-	0	2	0
— Staves not exceeding 72 Inches in Length nor 7 Inches in Breadth nor 3½ Inches in Thickness (except Staves for Herring Barrels)	-	-	-	0	1	0

*Customs and Inland Revenue.*Wood and Timber, Foreign and Colonial—*continued.*

— Teak and Wood for Shipbuilding

Purposes, formerly admitted free,
and Treennails, of all Sorts

	£	s.	d.
- the Load	0	1	0

Furniture or Hard Woods, viz.:

— Amboyna Wood -

— Beef Wood -

— Black Wood -

— Box Wood -

— Cedar -

— Cherry Wood -

— Cochinella -

— Ebony -

— King Wood -

— Lignum Vitæ -

— Mahogany -

— Maple -

— New Zealand -

— Olive Wood -

— Partridge Wood -

— Purple Wood -

— Rose Wood -

— Santa Maria Wood -

— Satin Wood -

— Saunders or Sandal,

White or Yellow -

— Speckled Wood -

— Sweet Wood -

— Tulip Wood -

— Walnut Wood, except

Gun Stocks -

— Zebra Wood -

Furniture and Hard Woods un-

enumerated (except

Veneers), not being

Ash, Beech, Birch,

Elm, Oak, and

Wainscot -

each the Ton 0 1 0

It shall be lawful for the Commissioners of Her Majesty's Treasury to remit the Duty of Customs chargeable on all such Wood and Timber imported into *Great Britain* and *Ireland* as shall have been landed under Bond for Security of Duty on and after the Twenty-sixth Day of *March* One thousand eight hundred and sixty-six.

4. On and after the Ninth Day of *May* One thousand eight hundred and sixty-six the Duties of Customs now charged and payable upon the Goods herein-after mentioned, upon their Importation into *Great Britain* and *Ireland*, or on Registration there, shall cease and determine; that is to say:

	£	s.	d.
--	---	----	----

Pepper of all Sorts	the Lb.	0	0	6
---------------------	---------	---	---	---

and 5l. per Cent. thereon.

Customs Duties
on Pepper and
Ships to cease
on 9th May
1866.

Customs and Inland Revenue.

Ships, with their Tackle, Apparel, and Furniture, viz.: £ s. d.
 ——— Foreign, built of Wood, and Ships built of
 Wood in any of Her Majesty's Possessions
 abroad on the Registration thereof as British
 Ships at any Port or Place for the Registry
 of British Ships in Great Britain and
 Ireland:

For every Ton of the Gross Registered
 Tonnage without any Deduction in
 respect of Engine Room or otherwise - 0 1 0

Drawback on
 Exportation of
 Wood and
 Timber to
 cease on 9th
 May 1866.

5. On and after the Ninth Day of *May* One thousand eight hundred and sixty-six so much of "The Customs Duties Consolidation Act, 1860," Section One, as enacts "That a Drawback on
 " the Exportation of Wood and Timber proportionate to the
 " Duties of Customs paid thereon shall be allowed, provided that
 " the Person entitled thereto and claiming the same shall make
 " and subscribe a Declaration that the Goods in respect of which
 " he claims such Drawbacks are of Foreign or Colonial Produce,
 " as the Case may be, and show to the Satisfaction of the Com-
 " missioners of Customs that Customs Duties to the like Amount
 " have been paid thereon upon the Importation thereof," shall
 be and the same is hereby repealed.

AS TO INCOME TAX.

The Sums
 assessed to the
 Income Tax
 under Sched-
 ules (A.) and
 (B.) for the
 Year 1865 to
 be taken as the
 annual Value
 for Assessment
 under this Act.

6. The Sum charged as the annual Value or Amount of any Property, Profits, or Gains in the several and respective Assessments of Income Tax made in pursuance of the Act passed in the Twenty-seventh Year of Her Majesty's Reign, Chapter Eighteen, under Schedules (A.) and (B.) respectively of the Act passed in the Sixteenth and Seventeenth Years of Her Majesty's Reign Chapter Thirty-four, for the Year ended on the Fifth Day of *April* One thousand eight hundred and sixty-six, shall (except as to the several and respective Concerns described in No. III. of Schedule (A.) of the Act passed in the Fifth and Sixth Year of Her Majesty's Reign, Chapter Thirty-five, and otherwise as provided by the Acts relating to Income Tax) be taken as the annual Value or Amount of such Property, Profits, or Gain respectively for the Year commencing on the Sixth Day of *April* One thousand eight hundred and sixty-six, and the Duties of Income Tax granted by this Act, and chargeable under the said Schedules respectively, shall be computed, assessed, and charged according to such annual Value or Amount; and the Commissioners executing the Income Tax Acts shall, for each Place within their several and respective Districts, cause Duplicates of the Assessments of the said Duties so computed, assessed, and charged under the said Schedules (A.) and (B.) for the said last mentioned Year to be made out and delivered, together with Warrants for collecting the same; and in *England* the said Commissioners shall appoint such Persons, being Inhabitants of the Place to which the Duplicate shall relate, as they the said Commissioners shall think fit, to be Collectors of the Duties thereby

Customs and Inland Revenue.

thereby charged, in like Manner as if such Persons had been presented to them by Assessors under the Acts now in force: Provided always, that the said Assessments shall be subject to be increased in like Manner as the Assessments made for the Year ended on the Fifth Day of *April* One thousand eight hundred and sixty-six, and subject also to be abated or discharged at the End of the Year commencing on the Sixth Day of *April* One thousand eight hundred and sixty-six for any Cause allowed by the said Acts; provided that whenever it shall appear that any Property, Profits, or Gains chargeable under the said Schedules (A.) and (B.) respectively have not been charged by the Assessments made for the Year ended on the Fifth Day of *April* One thousand eight hundred and sixty-six, such Property, Profits, and Gains shall be assessed to the Duties of Income Tax granted by this Act under the Provisions of the said several Acts applicable thereto.

7. No Assessors shall be appointed for the Duties payable under the said Schedules (A.) and (B.), but the Inspectors or Surveyors of Taxes shall act as Assessors in respect of such Duties whenever it shall be necessary; and in lieu of the Poundage granted by the One hundred and eighty-third Section of the Act of the Fifth and Sixth Years of Her Majesty, Chapter Thirty-five, to be divided between the Assessors and Collectors in regard to the Duties which shall be collected under the said Schedules (A.) and (B.), there shall be paid a Poundage of Three Halfpence to the Collectors of the said Duties.

8. The several and respective Concerns described in No. III. of Schedule (A.) of the said Act passed in the Fifth and Sixth Years of Her Majesty's Reign, Chapter Thirty-five, shall be charged and assessed to the Duties hereby granted in the Manner in the said No. III. mentioned, according to the Rules prescribed by Schedule (D.) of the said Act, so far as such Rules are consistent with the said No. III.: Provided that the annual Value or Profits and Gains arising from any Railway shall be charged and assessed by the Commissioners for Special Purposes.

9. The Provisions made by the several Income Tax Acts in force on the Fifth Day of *April* One thousand eight hundred and sixty-six for assessing and charging the Duties on Dividends and Shares of Annuities payable out of the Revenue of any Foreign State or Colonial Government, and all Interest, Dividends, or other annual Payments payable out of or in respect of the Funds, Stocks, Shares, or Securities of any Foreign or Colonial Company, Society, Adventure, or Concern, intrusted to any Person in the United Kingdom for Payment to any Person therein, shall be and the same are hereby extended and shall be applied to the assessing and charging of the Income Tax on all such Dividends and Shares of Annuities, and Interest, Dividends, and other annual Payments, where the Right or Title of the Person to whom the same may be payable is shown by the Registration or Entry of the Name of each Person in any Book or List ordinarily kept in the United Kingdom; and for the Purpose of such Assessment and Charge the Agent or other Person having the ordinary Custody of such

Assessors not to be appointed for Duties under Schedules (A.) and (B.)

Concerns to be assessed under Schedule (D.) of said Act.

Assessment of Railways.

Extending to Persons registering Foreign Dividends, &c. for Payment in the United Kingdom the Provisions contained in 5 & 6 Vict. c. 35., 5 & 6 Vict. c. 80., 16 & 17 Vict. c. 34., and 24 & 25 Vict. c. 91.

Book

Customs and Inland Revenue.

Book or making such List shall be deemed to be the Person intrusted with the Payment of such Dividends and Shares of Annuities, and Interest, Dividends, and other annual Payments, within the Meaning of the said Income Tax Acts.

SCHEDULES.

SCHEDULE (A.)

CONTAINING the DUTIES of CUSTOMS granted by this Act.

The Duties of Customs now charged on Tea shall continue to be levied and charged,

On and after the First Day of August One thousand eight hundred and sixty-six until the First Day of August One thousand eight hundred and sixty-seven, on the Importation thereof into Great Britain and Ireland ; that is to say,

	£ s. d.
Tea - - - - - the lb.	0 0 6

In lieu of the Duties of Customs now charged on Wine, the following Duties shall be charged thereon, on the Importation thereof into Great Britain and Ireland, on and after the Ninth Day of May One thousand eight hundred and sixty-six, that is to say,

	Containing less than the following Rates of Proof Spirit verified by Sykes' Hydrometer, viz.:					
	26 Degrees.			42 Degrees.		
	£	s.	d.	£	s.	d.
Red Wine, the Gallon -	0	1	0	0	2	6
White Wine - - -	0	1	0	0	2	6
Lees of such Wine - -	0	1	0	0	2	6

and for every Degree of Strength beyond the highest above specified an additional Duty of Threepence per Gallon. Ten per Cent. of Proof Spirit may be used in the fortifying of any Wine in Bond provided that the Wine so fortified be not thereby raised to a greater Degree of Strength than Forty per Cent. of such Proof Spirit, if for Home Consumption.

SCHEDULE (B.)

CONTAINING the DUTIES of EXCISE granted by this Act.

Mileage Duty on Stage Carriages.

For and in respect of every Mile which any Stage Carriage shall be licensed to travel in Great Britain, on and after the Second Day of July One thousand eight hundred and sixty-six, the Excise Duty of One Farthing, in lieu of the Mileage Duty now payable.

Customs and Inland Revenue.

On Licences to let Horses for Hire.

For and in respect of every Licence to be taken out yearly on and after the Sixth Day of July One thousand eight hundred and sixty-six by every Person who shall let any Horse for Hire in Great Britain, with or without any Carriage to be used therewith, the following Duties; (that is to say,)

Where the Person taking out such Licence shall keep at one and the same Time to let for Hire	£	s.	d.
One Horse or One Carriage only	-	5	0 0
And where such Person shall keep as aforesaid any greater Number of Horses or Carriages:			
Not exceeding Three Horses or Two Carriages	10	0	0
Not exceeding Four Horses or Three Carriages	15	0	0
Not exceeding Five Horses or Four Carriages	20	0	0
Not exceeding Six Horses or Five Carriages	25	0	0
Not exceeding Eight Horses or Six Carriages	30	0	0
Not exceeding Twelve Horses or Nine Carriages	40	0	0
Not exceeding Sixteen Horses or Twelve Carriages	50	0	0
Not exceeding Twenty Horses or Fifteen Carriages	60	0	0
Exceeding Fifteen Carriages	70	0	0
Exceeding Twenty Horses, then for every additional Number of Ten Horses, and for any additional Number less than Ten over and above Twenty, or any other Multiple of Ten Horses, the further additional Duty of	10	0	0

in lieu of the Duties now payable on such Licences.

SCHEDULE (C.)

CONTAINING the Rates and Duties of INCOME TAX granted by this Act.

For One Year commencing on the Sixth Day of April One thousand eight hundred and sixty-six, for and in respect of all Property, Profits, and Gains mentioned or described as chargeable in the Act passed in the Sixteenth and Seventeenth Years of Her Majesty's Reign, Chapter Thirty-four, for granting to Her Majesty Duties on Profits arising from Property, Professions, Trades, and Offices, the following Rates and Duties shall be charged; (that is to say,)

For every Twenty Shillings of the annual Value or Amount of all such Property, Profits, and Gains (except those chargeable under Schedule (B.) of the said Act), the Rate or Duty of Fourpence:

And for and in respect of the Occupation of Lands, Tenements, Hereditaments, and Heritages chargeable under Schedule (B.) of

*Customs and Inland Revenue.**Hop Trade.*

of the said Act, for every Twenty Shillings of the annual Value thereof—

In England the Rate or Duty of Twopence :

And in Scotland and Ireland respectively the Rate or Duty of One Penny Halfpenny ;

Subject to the Provisions contained in Section Three of the Act Twenty-sixth Victoria, Chapter Twenty-two, for the Exemption of Persons whose whole Income from every Source is under One hundred Pounds a Year, and Relief of those whose Income is under Two hundred Pounds a Year.

C A P. XXXVII.

An Act to amend an Act of the Fifty-fourth Year of King George the Third, Chapter One hundred and twenty-three, to prevent Frauds and Abuses in the Trade of Hops. [11th June 1861]

- 54 G. 3. c. 123. **W**HEREAS by an Act of Parliament made in the Fifth Year of the Reign of His late Majesty King George the Third, intituled *An Act to amend an Act of the Thirty-ninth and Fortieth Years of His present Majesty to prevent Frauds and Abuses in the Trade of Hops*, and reciting that by the said last-mentioned Act it was, among other things, enacted that every Owner, Planter, or Grower of Hops, before he should begin to put any Hops into any Bag or Pocket, should mark or cause to be marked on the Outside thereof the Name and Place of Abode, and that by an Act made in the Forty-eighth Year of the Reign of His said late Majesty, intituled
- 48 G. 3. c. 134. *An Act to amend the Laws relating to the marking of Bags and Pockets of Hops*, it was enacted that every Owner, Planter, or Grower of Hops should also mark on the Outside of every Bag or Pocket of Hops the Name of the Parish and of the County in which the Hops put into such Bag or Pocket should be grown, and that many Persons not only marked their own Names, and the Parishes and Counties in which the Hops were grown, on such Bags or Pockets, but also, in addition thereto, the Name and Symbol of other Counties, to the great Injury of such Owners or Growers whose Description they so used, as well as to the Dealers in Hops and of the Public, it was by the said first-mentioned Act enacted, that from and after the Fifth Day of July One thousand eight hundred and fourteen every Owner, Planter, or Grower of Hops, before he, she, or they should begin to put any Hops into any Bag or Pocket, should mark or cause to be marked on the Outside of each and every such Bag or Bags, in plain and legible Letters of Four Inches Length at the least, and Half an Inch in Breadth, and on the Outside of every such Pocket, in large, plain, and legible Letters of Three Inches in Length and Half an Inch in Breadth at the least, with durable Ink or Paint, his, her, or their Name and Names, and the Parish and County in which the said Hops were packed therein were actually grown ; and that if any Owner
- Plant

Hop Trade.

‘Planter, or Grower of Hops, or any other Person or Persons, should put any Hops into any Bag or Pocket without having marked or caused to be marked thereon, in manner therein-before directed, the several Matters and Things therein-before required and prescribed, or should, before or at any future Time after such Hops had been packed, mark or cause to be marked thereon the Name of any other Person, Parish, or County than as was therein-before directed or prescribed, or the Symbol appertaining to or anything denoting to be the Symbol of any other County or Place, every such Owner, Planter, or Grower, or other Person or Persons so offending, should for every such Offence forfeit and pay the Sum of Twenty Pounds for every such Bag or Pocket, to be recovered and applied in manner directed by the said therein recited Act; and further, that if any Owner, Planter, or Grower of Hops should knowingly put or suffer to be put any Hops of different Qualities and Value in the same Bag or Pocket, every such Owner, Planter, or Grower should forfeit and pay the Sum of Twenty Pounds for every such Bag or Pocket, to be recovered and applied in manner therein-before directed:

‘And whereas the said Acts have been found ineffectual for preventing Frauds and Abuses in the Trade of Hops, and it is expedient to amend the same:’

Be it therefore enacted by the Queen’s most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, as follows:

1. In the Construction of this Act the Word “Person” shall include any Person, whether a Subject of Her Majesty or not, and any Body Corporate or Body of the like Nature; the Words “Trade Mark” or “Symbol” shall include any Arms or Coat of Arms of any County, City, Borough, Town, or District, or any Name, Signature, Word, Letter, Device, Emblem, Figure, Sign, Seal, Stamp, or other Work of any other Description, lawfully used by any Person to denote that the Hops in any Bag or Pocket were grown or produced by such Person in any particular Parish, County, or Place, or to denote the said Hops to be of a particular Quality or Description; the Words “Bag” or “Pocket” shall include any Package used for containing Hops, or in which Hops are packed and sent from the Grower or Producer to any Factor, Merchant, or Brewer, or other Person, either before or after a Sale thereof.

Construction of
Terms.

2. From and after the Twenty-first Day of August in the Year the thousand eight hundred and sixty-six, every Owner, Planter, or Grower of Hops shall, within One Month after the said Hops shall have been packed in any Bag or Pocket, mark or cause to be marked with durable Ink or Paint on the Outside of each and every Bag containing Hops, in plain and legible Figures of Four Inches in Length at the least, and Half an Inch in Breadth, and on the Outside of each and every Pocket containing Hops, in plain and legible Figures of Three Inches in Length at the least, and Half an Inch in Breadth, in addition to his Name, and in addition

Growers, &c.
to mark each
Bag or Pocket
with Year
when Hops
were actually
grown, the
true progres-
sive Number
and gross
Weight thereof.

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addition to the Name of the Parish and of the County in which the Hops put into any such Bag or Pocket shall be grown, required by the recited Acts, the Year in which such Hops were actually grown, the true progressive Number of each and every such Bag or Pocket according to the Numbers of the Bags or Pockets of Hops grown and weighed by such Owner, Planter, Grower of Hops during the then current Year, and the true gross Weight, in Hundredweights, Quarters, and Pounds, of each and every such Bag or Pocket.

Growers, &c.
not marking
Bags or Pockets
as directed by
the said recited
Acts and this
Act subject to
a Penalty.

3. If after the Twenty-first Day of *August* in the Year One thousand eight hundred and sixty-six any Owner, Planter, Grower of Hops, or any other Person, shall not mark or cause to be marked on such Bag or Pocket, in manner directed by the said recited Acts, and by the last preceding Section of this Act, the several Matters and Things required and prescribed, every such Owner, Planter, Grower, or other Person so offending shall for every such Offence forfeit and pay the Sum of Twenty Pounds for every such Bag or Pocket.

Growers, &c.
marking false
Description,
Symbol, or
Trade Mark,
subject to
Penalty.

4. If after the said Twenty-first Day of *August* One thousand eight hundred and sixty-six any Owner, Planter, or Grower of Hops, or any Person to whom any Hops shall have been consigned for Sale or otherwise, or any other Person, shall mark or cause to be marked on any Bag or Pocket, either before or at any Time after any Hops shall have been packed therein, the Name of any Person, Parish, or County other than the Name of the Planter or Grower of such Hops, and the Parish and County in which the said Hops shall have been actually grown, or if such Owner, Planter, Grower, Consignee, or other Person shall at any Time mark or cause to be marked on any such Bag or Pocket containing Hops the Symbol appertaining to any County or Place, or a false Imitation thereof, other than that in which the said Hops shall have been actually grown, or any Year other than that in which the said Hops shall have been actually grown, or any Weight other than the true gross Weight of every such Bag or Pocket containing Hops, or any Trade Mark not being the Trade Mark of the Owner, Planter, or Grower of the Hops therein contained, and by which is usually used to denote the real Owner, Planter, or Grower of the Hops, the Parish, County, or Place in which such Hops were actually grown, every such Owner, Planter, Grower, Consignee, or other Person so offending shall for every such Offence forfeit and pay the Sum of Twenty Pounds for every such Bag or Pocket.

Penalty on
Growers, &c.
mixing Hops
of different
Qualities and
Value.

5. Every Person who shall put or suffer to be put any Hops of different Qualities or Value in the same Bag or Pocket, so that the Sample shall not correspond with and truly represent the Bulk, or who shall sell or expose for Sale, or cause to be sold or exposed for Sale, any such Hops in such Bag or Pocket, shall forfeit and pay for every such Bag or Pocket the Sum of Twenty Pounds. Provided always, that no Person shall be liable to the aforesaid Penalty or Forfeiture who shall prove that he did the Act charged against him and mentioned in this Section *bonâ fide* and without Intent to defraud.

6. Ev

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6. Every Person who after the Twenty-first Day of *August* One thousand eight hundred and sixty-six shall sell or expose for Sale, or cause or procure to be sold or exposed for Sale, any Hops contained in any Bag or Pocket, not having marked thereon in manner before directed the several Matters and Things by the said recited Acts and by this Act prescribed, or which shall, at the Time of the said Sale or Exposure for Sale, have marked thereon the Name of any other Person, Parish, or County than is directed and prescribed as aforesaid, or any Symbol or Trade Mark appertaining to any County or Place other than that in which the said Hops shall have been actually grown, or any Imitation thereof, and not being the Trade Mark of the Owner, Planter, or Grower of the Hops therein contained, and by him usually used to denote the real Owner, Planter, or Grower of, and the County or Place in which such Hops were actually grown, or any Year other than that in which the said Hops shall have been actually grown, or any Weight other than the true gross Weight of any such Bag or Pocket of Hops, shall for every such Offence forfeit and pay a Sum of Money equal to the then Market Value of the Bag or Bags, Pocket or Pockets of Hops so sold or exposed for Sale, and a further Sum of Money not exceeding Ten Pounds and not less than Five Pounds: Provided always, that no Person shall be liable to the aforesaid Forfeitures or Penalties, or any of them, in respect of any false Description, Trade Mark or Symbol, or Imitation thereof, marked on any Bag or Pocket, who shall *bonâ fide* sell or expose for Sale any Hops as in this Section aforesaid, who shall *bonâ fide* believe, and having good Reason for believing (Proof whereof shall be upon such Person), that the Description, Trade Marks, and Symbols, or Imitations thereof, at the Time of such Sale or Exposure for Sale, marked on the Bag or Bags, Pocket or Pockets, so sold or exposed for Sale were genuine and in accordance with the Provisions of this and the said recited Acts.

7. No Person whatsoever shall after the Twenty-first Day of *August* One thousand eight hundred and sixty-six take or suffer to be taken any Hops of Foreign Growth out of the Bags in which they are imported, and re-bag the same in *British* Bags or Pockets, in order to sell, dispose of, or export the same as *British* Hops, under the Penalty of Ten Pounds for every Hundredweight, and after that Rate for a greater or lesser Quantity.

8. Every Person who shall wilfully deface or obliterate, add to or alter, any or either of the Matters or Things directed to be marked by this Act, and marked on any Bag or Pocket containing Hops, or who shall wilfully deface, obliterate, add to, or alter any Trade Mark or Symbol marked on any Bag or Pocket containing Hops, or who shall cause or procure any of the aforesaid Matters or Things, or any such Trade Mark or Symbol as aforesaid, to be defaced, obliterated, added to, or altered, or who shall connive at any such Matter or Thing, Trade Mark or Symbol, being so defaced, obliterated, added to, or altered, with Intent to represent, or to cause it to be believed, or as shall be calculated or likely to cause it to be believed, that any Hops contained in any Bag or Pocket

Penalties on Persons selling or exposing for Sale Hops in Bags or Pockets not marked or improperly marked.

Proviso in favour of Persons selling, &c. *bonâ fide* under Belief that Bags or Pockets were duly marked.

Penalty on re-bagging Foreign Hops in British Bags.

Penalty on Persons wilfully altering Marks.

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Pocket were grown by any Person or in any County or Place other than the real Person, County, or Place by and in which the same were grown, shall for every such Defacement, Obliteration, Addition, or Alteration forfeit and pay the Sum of Twenty Pounds for and in respect of each Bag or Pocket whereon any such Defacement, Obliteration, Alteration, or Addition shall be made.

Vendor selling Hops falsely marked to give Information as to Persons from whom he purchased or obtained the Hops.

9. Where any Person who at any Time after the Twenty-first Day of *August* One thousand eight hundred and sixty-six shall have sold Hops contained in any Bag or Pocket marked with any Name, Trade Marks, Symbol, or other Description, contrary to this and the said recited Acts, or not marked according to the Provisions of this Act and the said recited Acts, such Person shall be bound, upon Demand in Writing delivered to him or left for him at his last known Dwelling House, Counting-house, Office of Business, or Place of Abode, by or on behalf of the Person to whom the said Hops shall have been sold, or of any other Person who may have afterwards purchased the same, to give the Person requiring the same, or his Attorney or Agent, within Forty-eight Hours after such Demand, full Information in Writing of the Name and Address of the Person from whom he shall have purchased or obtained the said Hops, and of the Time when he purchased or obtained the same; and it shall be lawful for any Justice of the Peace, upon Information upon Oath of such Demand and Refusal, to summon before him the Party refusing, and, on being satisfied that such Demand ought to be complied with, to order such Information to be given within a certain Time to be appointed by him; and any such Party who shall refuse or neglect to comply with such Order shall for every such Offence forfeit and pay the Sum of Five Pounds, and such Refusal or Neglect shall be deemed conclusive Evidence as against the Person so refusing that he sold the said Hops with full Knowledge that the said Name, Trade Mark, Symbol, or other Description was contrary to the said recited Acts and this Act.

Power of Justice to order Search for Bags or Pockets improperly marked.

10. If after the Twenty-first Day of *August* One thousand eight hundred and sixty-six it shall be made appear to any Justice of the Peace, upon Information upon Oath, that Hops contained in any Bag or Pocket, or any Bag or Bags, Pocket or Pockets, are in the Care or Custody of any Person, which Bag or Bags, Pocket or Pockets, there is good Reason to believe, is or are not marked as required by, or has or have thereon any Mark contrary to this Act and the said recited Acts, it shall be lawful for such Justice to issue his Warrant to any Constable or Constables empowering or requiring him or them to enter upon any Place or Places where such Hops, Bag or Bags, Pocket or Pockets, may be, and to take with him or them all necessary Persons, and there to search for the said Hops, Bag or Bags, Pocket or Pockets, and if he or they shall find there any Hops in any Bag or Pocket, or any Bag or Bags, Pocket or Pockets, which he shall *bonâ fide* believe to be marked contrary to, or not to be marked as by the said Acts and this Act required, to seize the said Hops, Bag or Bags, and

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and Pocket or Pockets, and to detain the same for a Space of Time not exceeding One Month, or such further Time as any Justice of the Peace may order.

11. In every Proceeding and Document whatsoever in which any Description, Trade Mark, or Symbol, or Imitation thereof, marked on any Bag or Pocket, or any Part or Parts thereof, shall be intended to be mentioned, it shall not be necessary to set forth any Copy or Facsimile thereof, and it shall be sufficient to describe the same generally as being a Description, Trade Mark, or Symbol, in Imitation thereof, contrary to the said recited Acts and this Act.

Description, Trade Mark, or Symbol may be described generally.

12. No Proceeding under this Act or the recited Acts shall take away, diminish, or prejudicially affect any Civil Remedy which the Person aggrieved may be entitled to at Law or in Equity or otherwise, or exempt or excuse any Person from answering or making Discovery upon Examination as a Witness, or upon Interrogatories or otherwise, in any Suit or other Civil Proceeding: Provided always, that no Evidence, Statement, or Discovery which any Person shall be compelled to give or make shall be admissible in Evidence against such Person in support of any Proceeding under this Act or the said recited Acts.

Conviction not to affect any Right or Civil Remedy.

13. Where any Person shall have committed any Offence under this Act or the said recited Acts whereby he shall have forfeited or become liable to pay any Sum of Money, every such Penalty or Sum of Money may be recovered in manner provided by the Fifteenth Section of "The Merchandise Marks Act, 1862."

Recovery of Penalties.

14. In every Case in which any Penalty or Sum of Money forfeited as herein-before mentioned shall be sought to be recovered by a summary Proceeding before Two Justices of the Peace, the Offence or Act by the committing or doing of which such Penalty or Sum of Money shall have been so forfeited shall be and be deemed to be an Offence and Act within the Meaning of a Statute passed in the Twelfth Year of the Reign of Her present Majesty, intituled *An Act to facilitate the Performance of the Duties of Justices of the Peace out of Sessions, within England and Wales, with respect to Summary Convictions and Orders*; and the Information, Conviction of the Offender, and other Proceedings for the Recovery of the Penalty or Sum so forfeited shall be had according to the Provisions of the said Act.

Summary Proceedings before Justices to be within 11 & 12 Vict. c. 43.

15. In every Case in which Judgment shall be obtained in any Action for the Amount of any Penalty or Sum of Money forfeited as aforesaid, the Amount of such Penalty or Sum of Money in respect of which such Judgment was so recovered as aforesaid shall be paid by the Defendant to the Sheriff or Officer entitled to levy, demand, or receive the same, who shall account for one Moiety thereof in like Manner as other Monies payable to Her Majesty, and shall pay the other Moiety to the Plaintiff; and, if it be not paid, the said Penalty or Sum of Money may be recovered, or the Amount thereof levied, or the Payment thereof enforced

How Penalties recovered by Action are to be disposed of

*Hop Trade.**Poor Persons Burial (Ireland).*

Plaintiff entitled to Costs.

forced by Execution or other proper Proceeding as Money due to Her Majesty ; and any Plaintiff suing on behalf of Her Majesty upon obtaining Judgment shall be entitled to recover and have Execution for all the Costs of Suit, which shall include a full Indemnity for all Costs and Charges which he shall or may have expended or incurred in, about, or for the Purposes of the Action, unless the Court or a Judge thereof shall direct that Costs of the ordinary Amount only shall be allowed.

How Penalties recovered by summary Proceedings disposed of.

16. One Moiety of any Penalty or Sum of Money recovered by summary Proceeding as aforesaid shall be deemed Money payable to Her Majesty, and the other Moiety shall be paid by the Justices to the Complainant.

Limitation of Action.

17. No Person shall commence any Action or Proceeding for the Recovery of any Penalty after the Expiration of Three Years next after the committing of the Offence, or should Discovery thereof not be made within the said Three Years, then no Person shall commence any Action or Proceeding for the Recovery of any Penalties after the Expiration of One Year next after the said Discovery of the Offence.

Vendor to be deemed to contract that Description, &c. is genuine.

18. Every Person who after the Twenty-first Day of *August* One thousand eight hundred and sixty-six shall sell any Hops in any Bag or Pocket having marked thereon any Name, Description, Date, Trade Mark, or Symbol intended to indicate the Name of the Person by whom, or the Parish, County, or Place where, or the Year when the said Hops were grown, shall be deemed to contract that the said Description, Date, Trade Mark, and Symbol were genuine and true, and that such Description, Date, Trade Mark, and Symbol were in accordance with this and the said recited Acts.

Party aggrieved may recover Damages.

19. In every Case in which any Person shall do or cause to be done any Act contrary to this or the said recited Acts, every Person aggrieved by any such wrongful Act shall be entitled to maintain an Action or Suit for Damages in respect thereof against the Person who shall be guilty of having done such Act, or causing or procuring the same to be done.

Provisions of 25 & 26 Vict. c. 88. incorporated.

20. The Provisions of the Twenty-third and Twenty-fourth Sections of "The Merchandise Marks Act, 1862," shall be considered as incorporated in this Act as fully as if the same were here set forth and re-enacted at Length.

From 21st Aug. 1866, s. 2. of 54 G. 3. c. 128. repealed.

21. From and after the Twenty-first Day of *August* One thousand eight hundred and sixty-six the Provisions of the Second Section of the Act passed in the Fifty-fourth Year of the Reign of His late Majesty King George the Third, intituled *An Act to amend an Act of the Thirty-ninth and Fortieth Years of His then present Majesty to prevent Frauds and Abuses in the Trade of Hops*, shall be and is hereby repealed.

Short Title.

22. The Expression "The Hop (Prevention of Frauds) Act, 1866," shall be a sufficient Description of this Act.

Poor Persons Burial (Ireland).

C A P. XXXVIII.

An Act to enable Boards of Guardians in *Ireland* to provide Coffins and Shrouds for the Burial of poor Persons who at the Time of their Death were not in receipt of Relief from the Poor Rates. [11th June 1866.]

‘ **WHEREAS** it is expedient that Provision shall be made for the decent Burial of poor Persons in *Ireland* whose Relatives may be unable to provide Means for such Purpose, although such deceased Persons may not at the Time of their Death have been in receipt of Relief under the Acts in force for the Relief of the Poor in *Ireland*, or dependent for Support on any Person receiving such Relief :’

Be it enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, as follows :

1. From and after the passing of this Act, it shall be lawful for the Guardians of any Union in *Ireland*, or in any Case of Urgency for the Relieving Officer, subject in both Cases to any Rule which the Commissioners for administering the Laws for the Relief of the Poor in *Ireland* may make in that Behalf, to provide Coffins and Shrouds for the Interment of poor Persons dying within such Union, although such Persons may not at the Time of their Death have been in receipt of Relief under the Acts for the Relief of the Poor in *Ireland*, or dependent for Support on any Person receiving such Relief ; and the Expense thereof shall be charged on the Rates of the Electoral Division, or of the Union, in like Manner as the said deceased Person would have been chargeable if he had been in receipt of Relief at the Time of his Death.

The Guardian of each Union shall provide Means for the decent Burial of poor Persons dying in such Union, in certain Cases.

2. The several Acts for the Relief of the Poor now in force in *Ireland* and this Act shall be construed as One Act, save so far as the same are inconsistent one with the other, and the Words herein used shall be interpreted in the Manner prescribed by the Acts now in force.

Former Acts and this Act to be construed as One.

C A P. XXXIX.

An Act to consolidate the Duties of the Exchequer and Audit Departments, to regulate the Receipt, Custody, and Issue of Public Moneys, and to provide for the Audit of the Accounts thereof. [28th June 1866.]

‘ **WHEREAS** it is expedient to consolidate the Powers and Duties of the Comptroller of Her Majesty's Exchequer and of the Commissioners for auditing the Public Accounts, and to unite in One Department the Business hitherto conducted by the separate Establishments under them ; and to make other Provisions for the more complete Examination of the Public Accounts of the United Kingdom :’ Be it therefore enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in

Exchequer and Audit Departments.

this present Parliament assembled, and by the Authority of the same, as follows :

Short Title.

1. This Act may be cited for all Purposes as "The Exchequer and Audit Departments Act, 1866."

Definition of Terms.

2. In this Act "the Treasury" shall mean the Commissioners of Her Majesty's Treasury for the Time being, or any Two or more of them ; "the Bank of *England*" shall mean the Governor and Company of the Bank of *England* ; "the Bank of *Ireland*" shall mean the Governor and Company of the Bank of *Ireland* ; "the National Debt Commissioners" shall mean the Commissioners for the Reduction of the National Debt ; "Principal Accountants" shall mean those who receive Issues directly from the Accounts of Her Majesty's Exchequer at the Banks of *England* and *Ireland* respectively ; "Sub-Accountants" shall mean those who receive Advances, by way of Imprest, from Principal Accountants, or who receive Fees or other Public Moneys through other Channels ; "the Secretaries of the Treasury" shall include the Assistant Secretary.

Power to Her Majesty to appoint "Comptroller and Auditor General" and "Assistant Comptroller and Auditor," who shall not hold any other Offices during Pleasure, nor be Members or Peers of Parliament.

3. At any Time within Twelve Months after the passing of this Act it shall be lawful for Her Majesty, Her Heirs and Successors, by Letters Patent under the Great Seal of the United Kingdom to nominate and appoint the Person who shall at that Time hold the Office of Comptroller General of the Receipt and Issue of Her Majesty's Exchequer, and Chairman of the Commissioners for auditing the Public Accounts, to be Comptroller General of the Receipt and Issue of Her Majesty's Exchequer and Auditor General of Public Accounts, in this Act referred to as "Comptroller and Auditor General," and also to nominate and appoint One of the Persons who shall at that Time hold the Offices of Commissioners for auditing the Public Accounts to be "Assistant Comptroller and Auditor."

The said Comptroller and Auditor General and Assistant Comptroller and Auditor shall hold their Offices during good Behaviour, subject, however, to their Removal therefrom by Her Majesty, Her Heirs and Successors, on an Address from the Two Houses of Parliament ; and they shall not be capable of holding their Offices together with any other Office to be held during Pleasure under the Crown, or under any Officer appointed by the Crown ; nor shall they be capable while holding their Offices of being elected or of sitting as Members of the House of Commons ; nor shall any Peer of Parliament be capable of holding either of the said Offices.

Power to Her Majesty to grant Salaries as herein named, and also Pensions.

4. Her Majesty may, by such Letters Patent, grant to the Persons therein named the following Salaries ; that is to say,

To the Comptroller and Auditor General a Salary of Two thousand Pounds *per Annum*, and to the Assistant Comptroller and Auditor a Salary of One thousand five hundred Pounds *per Annum* ; and such Salaries shall be charged upon and paid out of the Consolidated Fund of the United Kingdom or the growing Produce thereof.

It shall be lawful for Her Majesty, Her Heirs and Successors, by Letters Patent as aforesaid, to grant to any Person who shall

Exchequer and Audit Departments.

shall have executed the Offices of Comptroller and Auditor General, or Assistant Comptroller and Auditor, on his ceasing to hold such Office, an Annuity or Pension not exceeding One Half of the Salary of his Office to which he shall have been entitled immediately before he ceased to hold such Office, if he shall have held either, or one after the other, of the said Offices or the Office of Commissioner of Audit for a Period not less than Fifteen Years, and Two Thirds of his said Salary if he shall have held either, or one after the other, of the said Offices for a Period not less than Twenty Years: Provided always, that no such Annuity or Pension shall be granted to either of the said Officers unless he be Sixty Years of Age at the least, or be afflicted with some permanent Infirmary disabling him from the due Execution of his Office, the same to be distinctly recited in such Grant: Provided also, that nothing herein contained shall prevent either of the said Officers from receiving, in lieu of such Annuity or Pension, if he shall so elect, the Amount of Superannuation Allowance to which he would have been entitled in respect of the full Period during which he shall have served in the permanent Civil Service of the State, under the Provisions of "The Superannuation Act, 1859."

5. On the Appointment as aforesaid of a Comptroller and Auditor General and an Assistant Comptroller and Auditor, the then existing Letters Patent of Appointments of Comptroller General of the Exchequer and of Commissioners of Audit shall be *ipso facto* revoked, and the present Offices of Comptroller General of the Exchequer and Commissioners of Audit shall be abolished, but the Person appointed to be Comptroller and Auditor General shall have and perform all the Powers and Duties conferred or imposed on the Comptroller General of the Exchequer and the Commissioners for auditing the Public Accounts respectively by any Enactments relative to those Authorities respectively as far as the same are not repealed or altered by this Act or any other Act of the present Session of Parliament; and it shall be lawful for the Treasury to grant to each of the said Commissioners of Audit whose Offices shall be abolished under the Provisions of this Act, and who shall not be appointed to either of the said Offices of Comptroller and Auditor General or Assistant Comptroller and Auditor, an annual Allowance, by way of Compensation, not exceeding the Sum charged on the Consolidated Fund as the Salary of such Commissioners: Provided always, that any Commissioners who may be in receipt of Emoluments exceeding the Salary so charged on the Consolidated Fund shall be entitled to receive, in addition to the nforesaid Compensation Allowance, such Proportion of the said Emoluments as the Treasury are empowered to grant under the Provisions of "The Superannuation Act, 1859;" and such Allowances shall be charged upon and paid out of the Consolidated Fund of the United Kingdom or the growing Produce thereof.

6. On the Death, Resignation, or other Vacancy in the Office of the Comptroller and Auditor General, or of the Assistant Comptroller

Present Offices of Comptroller General of the Exchequer and Commissioners of Audit to be abolished.

Power to grant Compensation Allowances to Commissioners of Audit who are not re-appointed.

On Vacancy in Office of Comptro

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and Auditor General, &c., Successor to be appointed.

Assistant may act in Absence of Comptroller, &c.

Treasury to appoint Officers, &c., and to regulate Numbers and Salaries.

Comptroller, &c. to promote, suspend, or remove Clerks, &c., and make Regulations.

Gross Revenues to be paid to Exchequer, and daily Returns to be sent to Comptroller and Auditor General.

Moneys to form One Fund in the Books of the Banks of England and Ireland applicable to Exchequer Issues.

troller and Auditor, Her Majesty, Her Heirs and Successors, may, by Letters Patent as aforesaid, nominate and appoint a Successor, who shall have the same Powers, Authorities, and Duties, and who shall be paid the like Salary and the like Annuity or Pension out of the Consolidated Fund.

7. Anything which under the Authority of this Act is directed to be done by the Comptroller and Auditor General may, in his Absence, be done by the Assistant Comptroller and Auditor, except the certifying and reporting on Accounts for the House of Commons.

8. The Treasury shall from Time to Time appoint the Officers, Clerks, and other Persons in the Department of the Comptroller and Auditor General, and Her Majesty by Order in Council may from Time to Time regulate the Numbers and Salaries of the respective Grades or Classes into which the said Officers, Clerks, and others shall be divided.

9. The Comptroller and Auditor General shall have full Power to make from Time to Time Orders and Rules for the Conduct of the internal Business of his Department, and to promote, suspend, or remove any of the Officers, Clerks, and others employed therein; and to prescribe Regulations and Forms for the Guidance of Principal and of Sub-Accountants in making up and rendering their periodical Accounts for Examination: Provided always, that all such Regulations and Forms shall be approved by the Treasury previously to the Issue thereof.

10. The Commissioners of Customs, the Commissioners of Inland Revenue, and the Postmaster-General shall, after Deduction of the Payments for Drawbacks, Bounties of the Nature of Drawbacks, Repayments, and Discounts, cause the gross Revenues of their respective Departments to be paid, at such Times and under such Regulations as the Treasury may from Time to Time prescribe, to Accounts to be intituled "The Account of Her Majesty's Exchequer," at the Bank of *England* and at the Bank of *Ireland* respectively, and all other Public Moneys payable to the Exchequer shall be paid to the same Accounts, and Accounts of all such Payments shall be rendered to the Comptroller and Auditor General daily, in such Form as the Treasury may prescribe: Provided always, that this Enactment shall not be construed to prevent the Collectors and Receivers of the said gross Revenues and Moneys from cashing, as heretofore, under the Authority of any Act or Regulation, Orders issued for Naval, Military, Revenue, Civil, or other Services, repayable to the Revenue Departments out of the Consolidated Fund or out of Moneys provided by Parliament.

11. All Moneys paid into the Bank of *England* and the Bank of *Ireland* on account of the Exchequer shall be considered by the Governor and Company of the said Banks respectively as forming One general Fund in their Books; and all Orders directed by the Treasury to the said Banks for Issues out of Credits to be granted by the Comptroller and Auditor General, as hereinafter provided, for the Public Service, shall be satisfied out of such general Fund; and with a view to economize the Public Balances,

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Balances, the Treasury shall restrict the Sums to be issued or transferred from Time to Time to the Credit of Accounts of Principal Accountants at the said Banks, as herein-after provided, to such total Sums as they may consider necessary for conducting the current Payments for the Public Service intrusted to such Principal Accountants; and the said Principal Accountants may consider the Sums so transferred to their Accounts as constituting Part of their general drawing Balance applicable to the Payment of all the Services for which they are accountable; but such Sums shall be carried in the Books of such Accountants to the Credit of the respective Services for which the same may be issued, as specified in such Orders: Provided always, that this Enactment shall not be construed to empower the Treasury or any Authority to direct the Payment, by any such Principal Accountant, of Expenditure not sanctioned by any Act whereby Services are or may be charged on the Consolidated Fund, or by a Vote of the House of Commons, or by an Act for the Appropriation of the Supplies annually granted by Parliament.

12. At the Close of each of the Quarters ending on the Thirty-first Day of *March*, the Thirtieth Day of *June*, the Thirtieth Day of *September*, and the Thirty-first Day of *December* in every Year the Treasury shall prepare an Account of the Income and Charge of the Consolidated Fund in *Great Britain* and in *Ireland* for such Quarter, and the Charges for the Public Debt due on the Fifth Day of *April*, the Fifth Day of *July*, the Tenth Day of *October*, and the Fifth Day of *January* shall be included in the Accounts of the said Charge for the Quarters ending on the Days preceding the latter Dates; and a Copy of such Account shall forthwith be transmitted by the Treasury to the Comptroller and Auditor General; and if it shall appear by such Account that the Income of the Consolidated Fund in *Great Britain* or in *Ireland* for the Quarter is not sufficient to defray the Charge upon it, the Comptroller and Auditor General, if satisfied of the Correctness of the Deficiency, shall certify the Amount thereof to the Bank of *England* or to the Bank of *Ireland*, as the Case may be, and upon such Certificates the said Banks shall be authorized to make Advances, from Time to Time, during the succeeding Quarter, on the Application of the Treasury, by Writing, in a Form to be from Time to Time determined by them, to an Amount not exceeding in the aggregate the Sums specified in such Certificates; and all such Advances shall be placed to the Credit of the Exchequer Accounts at the said Banks, and be available to satisfy the Orders for Credits granted or to be granted upon the said Accounts by the Comptroller and Auditor General; and the Principal and Interest of all such Advances shall be paid out of the growing Produce of the Consolidated Fund in the said succeeding Quarter.

13. The Comptroller and Auditor General shall grant to the Treasury, from Time to Time, on their Requisitions authorizing the same, if satisfied of the Correctness thereof, Credits on the Exchequer Accounts at the Banks of *England* and *Ireland*, or on the growing Balances thereof, not exceeding the Amount of the

Quarterly Accounts of the Income and Charge of the Consolidated Fund to be prepared.

If it appear by such Account that there is a Deficiency of the Consolidated Fund, Comptroller, &c. to certify to Bank of England or Ireland, who may make Advances.

Credits to be granted to the Treasury for Consolidated Fund Services.

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the Charge in the aforesaid quarterly Account of the Income and Charge of the Consolidated Fund remaining unpaid.

Supplemental
Credits.

The Comptroller and Auditor General shall also grant from Time to Time to the Treasury, on similar Requisitions, supplemental Credits for Services payable under any Act out of the growing Produce of the Consolidated Fund, and not included in the aforesaid Quarterly Account; and the Issues or Transfers of Moneys required from Time to Time by the Principal Accountants to enable them to make the Payments intrusted to them shall be made out of such Credits on Orders issued to the said Banks, signed by One of the Secretaries of the Treasury, or in their Absence by such Officer or Officers as the Treasury may from Time to Time appoint to that Duty, and in all such Orders the Services for which the Issues may be authorized shall be set forth.

Issues to
Principal
Accountants.

A daily Account of all Issues or Transfers made from the Exchequer Accounts, in pursuance of such Orders, shall be transmitted by the said Banks to the Comptroller and Auditor General.

Daily Advices
of Issues to be
sent.

Royal Order
for Supply
Services.

14. When any Sum or Sums of Money shall have been granted to Her Majesty by a Resolution of the House of Commons, or by an Act of Parliament, to defray Expenses for any specified Public Services, it shall be lawful for Her Majesty from Time to Time, by Her Royal Order under the Royal Sign Manual, countersigned by the Treasury, to authorize and require the Treasury to issue, out of the Credits to be granted to them on the Exchequer Accounts as herein-after provided, the Sums which may be required from Time to Time to defray such Expenses, not exceeding the Amount of the Sums so voted or granted.

Credits for
Supply Ser-
vices.

15. When any Ways and Means shall have been granted by Parliament to make good the Supplies granted to Her Majesty by any Act of Parliament or Resolution of the House of Commons, the Comptroller and Auditor General shall grant to the Treasury, on their Requisition authorizing the same, a Credit or Credits on the Exchequer Accounts at the Bank of *England* and Bank of *Ireland*, or on the growing Balances thereof, not exceeding in the whole the Amount of the Ways and Means so granted. Out of the Credits so granted to the Treasury Issues shall be made to Principal Accountants from Time to Time on Orders issued to the said Banks, signed by One of the Secretaries of the Treasury, or in their Absence by such Officer or Officers as the Treasury may from Time to Time appoint to that Duty; and the Services or Votes on account of which the Issues may be authorized shall be set forth in such Orders: Provided always, that the Issues for Army and Navy Services shall be made under the general Heads of "Army" and "Navy" respectively.

Issues to
Principal
Accountants.

A daily Account of all Issues made from the Exchequer Accounts in pursuance of such Orders shall be transmitted by the said Banks to the Comptroller and Auditor General.

Treasury to
prepare Ac-
counts show-
ing Surplus
Income appli-

16. Within Fifteen Days after the Expiration of the Quarters ending on the Thirty-first Day of *March*, the Thirtieth Day of *June*, the Thirtieth Day of *September*, and the Thirty-first Day of *December* in every Year the Treasury shall prepare an Account
of

Exchequer and Audit Departments.

of the Public Income and Expenditure of the United Kingdom, according to the actual Receipt and Issue of Moneys on the Exchequer Accounts at the Bank of *England* and Bank of *Ireland* in the Twelve Months ending on such Quarter Days respectively; and if there shall appear by such Account to be a Surplus of Income above Expenditure, the Treasury shall certify the same to the National Debt Commissioners, and One Fourth Part of such Surplus shall be applicable to the Reduction of the National Debt as herein-after directed; and the National Debt Commissioners shall publish from Time to Time in the *London Gazette* the Sum which will be so applied in the ensuing Quarter. The Treasury shall cause One Fourth Part of such Surplus Income to be charged on the Consolidated Fund in the Quarter succeeding the Termination of such Account; and the Sum so charged shall be issued by the Treasury from Time to Time in the next ensuing Quarter to the National Debt Commissioners, who shall apply the same, during the said Quarter, in redeeming Funded or Unfunded Debt, or in repaying to the Bank of *England* or to the Bank of *Ireland* any Advances made by them, under the Provisions of this Act, towards supplying the Deficiency of the Consolidated Fund during the said Quarter; and all Debt so redeemed shall be forthwith cancelled. And a Copy of every Account prepared by the Treasury as aforesaid, certified by the Comptroller and Auditor General, shall be laid before the House of Commons within Fifteen Days after the Expiration of the said quarterly Periods, if Parliament be then sitting, or if not sitting then within One Week after Parliament shall be next assembled.

cable to Reduc
tion of the
National Debt.

17. All Debts accruing due under any Contract or Lease now or hereafter entered into or taken for the Public Service, and payable out of the Supplies from Time to Time voted by Parliament to Her Majesty for the Public Service, in any Department for which the Payments are made by the Paymaster General, shall be discharged and paid in manner following; that is to say, such Debts shall be payable on the Order of the Department, and the Payment thereof shall be made by a Draft drawn by the Paymaster General on the Bank of *England*, according to the Course and Practice of his Office, payable to the Persons to whom such Debts may be due, or to their Agents.

Certain
Payments
under Con-
tracts or Leases
to be made by
the Paymaster
General.

18. The Treasury may from Time to Time determine at what Banks Accountants shall keep the Public Moneys intrusted to them, and they may also determine what Accounts so opened in the Names of Public Officers or Accountants in the Books of the Bank of *England*, of the Bank of *Ireland*, or of any other Bank, shall be deemed Public Accounts; and on the Death, Resignation, or Removal of any such Public Officers or Accountants the Balances remaining at the Credit of such Accounts shall, upon the Appointment of their Successors, unless otherwise directed by Law, vest in and be transferred to the Public Accounts of such Successors at the said Banks, and shall not, in the event of the Death of any such Public Officers or Accountants, constitute Assets of the Deceased, or be in any Manner subject to the Control of their legal Representatives.

Treasury to
determine what
Accounts shall
be deemed
Public Ac-
counts.

Exchequer and Audit Departments.

Treasury may direct Consolidation of Accounts at the Bank.

Accounts of Stock may be opened in the Books of the Banks under official Description of Public Officers.

The Banks may be authorized to receive Dividends and sell Stock.

Annual Accounts of Issues for Consolidated Fund Services to be prepared and audited for Parliament.

19. It shall be lawful for the Treasury, whenever they shall consider it for the Advantage of the Public Service, to direct that the Accounts of any Public Officer or Department, which by any Act or Acts are required to be kept under separate Heads at the Bank of *England* or at the Bank of *Ireland*, shall be consolidated in such Manner as they shall judge most convenient for the Public Service.

20. It shall be lawful for the Bank of *England* and Bank of *Ireland*, at the Request of the Treasury, signified by One of their Secretaries, for the Public Convenience, to open and keep Accounts of Government Stock and Annuities in the Books of the said Banks under the official Description of any Public Officer for the Time being, without naming him; and the Dividends on such Stock and Annuities may from Time to Time be received, and the Stock and Annuities or any Part thereof to the Credit of such Account may from Time to Time be transferred, by the Officer for the Time being holding such Office, as if such Stock and Annuities stood in his own Name; and upon the Death, Resignation, or Removal of any such Public Officer, the Stock and Annuities standing to the Credit of such Account, and all Dividends thereon, including any Dividends not theretofore received, shall become vested in his Successor in Office, and be receivable and transferable accordingly. And any such Public Officer in whose official Description such Government Stock and Annuities may be standing may, by Letter of Attorney, authorize the Bank of *England* or the Bank of *Ireland*, or all or any of their Cashiers, to sell and transfer all or any Part of the Stock or Annuities from Time to Time standing in the Books of the said Banks on such Account, and to receive the Dividends due and to become due thereon; but no Stock or Annuities shall be sold or transferred at the said Banks under the Authority of such general Letter of Attorney, except upon an Order in Writing, signed by One of the Secretaries of the Treasury, directed to the proper Officers of the said Banks.

APPROPRIATION ACCOUNTS.

21. The Treasury shall cause an Account to be prepared and transmitted to the Comptroller and Auditor General for Examination on or before the Thirtieth Day of *September* in every Year, showing the Issues made from the Consolidated Fund of *Great Britain* and *Ireland* in the Financial Year ended on the Thirty-first Day of *March* preceding, for the Interest and Management of the Public Funded and Unfunded Debt, for the Civil List, and all other Issues in the Financial Year for Services charged directly on the said Fund; and the Comptroller and Auditor General shall certify and report upon the same with reference to the Acts of Parliament under the Authority of which such Issues may have been directed; and such Accounts and Reports shall be laid before the House of Commons by the Treasury on or before the Thirty-first Day of *January* in the following Year, if Parliament be then sitting, and if not sitting, then within One Week after Parliament shall be next assembled.

Exchequer and Audit Departments.

22. On or before the Days specified in the respective Columns of Schedule A. annexed to this Act, Accounts of the Appropriation of the several Supply Grants comprised in the Appropriation Act of each Year shall be prepared by the several Departments, and be transmitted for Examination to the Comptroller and Auditor General and to the Treasury, and when certified and reported upon as herein-after directed they shall be laid before the House of Commons; and such Accounts shall be called the "Appropriation Accounts" of the Moneys expended for the Services to which they may respectively relate; and the Treasury shall determine by what Departments such Accounts shall be prepared and rendered to the Comptroller and Auditor General, and the Comptroller and Auditor General shall certify and report upon such Accounts as herein-after directed; and the Reports thereon shall be signed by the Comptroller and Auditor General: Provided always, and it is the Intention of this Act that the Treasury shall direct that the Department charged with the Expenditure of any Vote under the Authority of the Treasury shall prepare the Appropriation Account thereof: Provided also, that the Term "Department," when used in this Act in connexion with the Duty of preparing the said Appropriation Accounts, shall be construed as including any Public Officer or Officers to whom that Duty may be assigned by the Treasury.

Annual Accounts of the Appropriation of Public Money to be prepared for the House of Commons.

23. A Plan of Account Books and Accounts, adapted to the Requirements of each Service in order to exhibit, in a convenient Form, the whole of the Receipts and Payments in respect of each Vote, shall be designed under the Superintendence of the Treasury; and Her Majesty may from Time to Time, by Order in Council, prescribe the Manner in which each Department of the Public Service shall keep its Accounts.

Each Department to keep such Books as may be prescribed by the Treasury.

24. An Appropriation Account of Supply Grants shall exhibit on the Charge Side thereof the Sum or Sums appropriated by Parliament for the Service of the Financial Year to which the Account relates, and on the Discharge Side thereof the Sums which may have actually come in course of Payment within the same Period; and no Imprest or Advance, of the Application of which an Account may not have been rendered to and allowed by the accounting Department, shall be included on the Discharge Side thereof.

Description of Account.

25. The Department charged with the Duty of preparing the Appropriation Account of a Grant shall, if required so to do by the Comptroller and Auditor General, transmit to him, together with the annual Appropriation Account of such Grant, a Balance Sheet so prepared as to show the Debtor and Creditor Balances in the Ledgers of such Department on the Day when the said Appropriation Account was closed, and to verify the Balances appearing upon the annual Appropriation Account: Provided always, that the Comptroller and Auditor General may, if he thinks fit, require the said Department to transmit to him in lieu of such Balance Sheet a certified Statement showing the actual Disposition of the Balances appearing upon the annual Appropriation

A Balance Sheet or Statement to accompany the Appropriation Account.

Exchequer and Audit Departments.

Appropriation Account on the last Day of the Period of such Account.

The Appropriation Account to be accompanied by a Statement explaining Disposal of Balances, &c.

26. Every Appropriation Account when rendered to the Comptroller and Auditor General shall be accompanied by an Explanation showing how the Balance or Balances on the Grant or Grants included in the previous Account have been adjusted, and shall also contain an explanatory Statement of any Excess of Expenditure over the Grant or Grants included in such Account, and such Statement as well as the Appropriation Account shall be signed by such Department.

In what Manner the Examination of Appropriation Accounts shall be conducted by Comptroller and Auditor General.

27. Every Appropriation Account shall be examined by the Comptroller and Auditor General on behalf of the House of Commons ; and in the Examination of such Accounts the Comptroller and Auditor General shall ascertain, first, whether the Payments which the accounting Department has charged to the Grant are supported by Vouchers or Proofs of Payments, and, second, whether the Money expended has been applied to the Purpose or Purposes for which such Grant was intended to provide : Provided always, and it is hereby enacted, that whenever the said Comptroller and Auditor General shall be required by the Treasury to ascertain whether the Expenditure included or to be included in an Appropriation Account, or any Portion of such Expenditure, is supported by the Authority of the Treasury, the Comptroller and Auditor General shall examine such Expenditure with that Object, and shall report to the Treasury any Expenditure which may appear, upon such Examination, to have been incurred without such Authority ; and if the Treasury should not thereupon see fit to sanction such unauthorized Expenditure, it shall be regarded as being not properly chargeable to a Parliamentary Grant, and shall be reported to the House of Commons in the Manner herein-after provided.

Comptroller, &c. to have Access to Books of Account, &c. in the accounting Departments.

28. In order that such Examination may as far as possible proceed, *pari passu*, with the Cash Transactions of the several accounting Departments, the Comptroller and Auditor General shall have free Access, at all convenient Times, to the Books of Account and other Documents relating to the Accounts of such Departments, and may require the several Departments concerned to furnish him, from Time to Time, or at regular Periods, with Accounts of the Cash Transactions of such Departments respectively up to such Times or Periods.

How the Vouchers of Appropriation Accounts included in Schedule (B.) shall be examined.

29. In conducting the Examination of the Vouchers relating to the Appropriation of the Grants for the several Services enumerated in Schedule (B.) to this Act annexed, the Comptroller and Auditor General, after satisfying himself that the Accounts bear Evidence that the Vouchers have been completely checked, examined, and certified as correct in every respect, and that they have been allowed and passed by the proper departmental Officers, may admit the same as satisfactory Evidence of Payment in support of the Charges to which they may relate : Provided always, that if the Treasury should desire any such Vouchers to be examined by the Comptroller and Auditor General in greater Detail, the Comptroller and Auditor General shall cause such

Vouchers

Exchequer and Audit Departments.

Vouchers to be subjected to such a detailed Examination as the Treasury may think fit to prescribe.

30. In conducting the Examination of the Vouchers relating to the Appropriation of the Grants for any Services not enumerated in the aforesaid Schedule, the Comptroller and Auditor General shall test the Accuracy of the Castings and Computation of the several Items of such Vouchers: Provided always, that when any Vouchers have been certified to be correct by any Officers specially authorized to examine the same, it shall be lawful for the Comptroller and Auditor General, with the Consent of the Treasury, to dispense with a Second Examination of the particular Items of such Vouchers.

How other Vouchers are to be examined.

31. If during the Progress of the Examination by the Comptroller and Auditor General herein-before directed any Objections should arise to any Item to be introduced into the Appropriation Account of any Grant, such Objections shall, notwithstanding such Account shall not have been rendered to him, be immediately communicated by him to the Department concerned, and if the Objections should not be answered to his Satisfaction by such Department, they shall be referred by him to the Treasury, and the Treasury shall determine in what Manner the Items in question shall be entered in the annual Appropriation Account.

Objections by Comptroller, &c. to be reported to the accounting Department, and in certain Cases to the Treasury.

32. In reporting as herein-before directed, for the Information of the House of Commons, the Result of the Examination of the Appropriation Accounts, the Comptroller and Auditor General shall prepare Reports on the Appropriation Account of the Army and on that of the Navy separately.

What Reports the Comptroller and Auditor General shall prepare for Submission to Parliament.

He shall prepare a Report on the Appropriation Accounts of the Departments of Customs, Inland Revenue, and Post Office.

He shall prepare a Report or Reports on the Accounts relating to the several Grants included within each of the Classes into which the Grants for Civil Services are divided in the Appropriation Act.

In all Reports as aforesaid he shall call Attention to every Case in which it may appear to him that a Grant has been exceeded, or that Money received by a Department from other Sources than the Grants for the Year to which the Account relates has not been applied or accounted for according to the Directions of Parliament, or that a Sum charged against a Grant is not supported by Proof of Payment, or that a Payment so charged did not occur within the Period of the Account, or was for any other Reason not properly chargeable against the Grant.

If the Treasury shall not, within the Time prescribed by this Act, present to the House of Commons any Report made by the Comptroller and Auditor General on any of the Appropriation Accounts, or on the Accounts of Issues for Consolidated Fund Services, the Comptroller and Auditor General shall forthwith present such Report.

ACCOUNTS OTHER THAN APPROPRIATION ACCOUNTS.

33. Besides the Appropriation Accounts of the Grants of Parliament, the Comptroller and Auditor General shall examine and

Accounts other than Appropriation Ac-

Exchequer and Audit Departments.

counts to be examined under Treasury Directions by Comptroller and Auditor General.

By whom such Accounts shall be rendered.

Accountants to transmit their Accounts, &c. to Comptroller, &c. under certain Regulations.

As to the Examination and passing of Accounts.

and audit, if required so to do by the Treasury, and in accordance with any Regulations that may be prescribed for his Guidance in that Behalf by the Treasury, the following Accounts; *viz.*, the Accounts of all Principal Accountants, the Accounts of the Receipt of Revenue by the Departments of Customs, Inland Revenue, and Post Office, the Accounts of every Receiver of Money which is by Law payable into Her Majesty's Exchequer, and any other Public Accounts which, though not relating directly to the Receipt or Expenditure of Imperial Funds, the Treasury may by Minute, to be laid before Parliament, direct.

34. The Accounts which by the last preceding Section the Treasury are empowered to subject to the Examination of the Comptroller and Auditor General shall be rendered to him by the Departments or Officers who may be directed so to do by the Treasury; and the Term "Accountant," when used in this and the following Sections of this Act with reference to any such Accounts, shall be taken to mean the Department or Officer that may be so required by the Treasury to render the same; and every Public Officer into whose Hands Public Moneys, either in the Nature of Revenue or Fees of Office, shall be paid by Persons bound by Law or Regulation to do so, or by subordinate or other Officers whose Duty it may be to pay such Moneys, wholly or in part, into the Receipt of Her Majesty's Exchequer, or to apply the same to any Public Service, shall, at such Times and in such Form as the Treasury shall determine, render an Account of his Receipts and Payments to the Comptroller and Auditor General; and it shall be the Duty of the Treasury to inform him of the Appointment of every such Officer.

35. Accountants shall transmit their Accounts together with the Authorities and Vouchers relating thereto to the Office of the Comptroller and Auditor General in such Form, and for such Periods, and under such Regulations as he may from Time to Time prescribe for the Guidance of such Accountants: Provided always, that no such Regulations shall be obligatory on such Accountants until they shall have been approved by the Treasury.

36. The Comptroller and Auditor General shall examine the several Accounts transmitted to him with as little Delay as possible, and when the Examination of each Account shall be completed he shall make up a Statement thereof in such Form as he may deem fit, and if it shall appear from the Statement so made up of any Account, being an Account Current, that the Balance thereon agrees with the Accountant's Balance, or if it shall appear from any Account rendered by an Accountant, as well as from the Statement of such Account by the Comptroller and Auditor General, that the Accountant is "even and quit," the Comptroller and Auditor General is hereby required to sign and pass such Statement of Account so made up by him as afore said: Provided always, that in all other Cases whatever, the Comptroller and Auditor General having made up the Statement of Account as herein-before directed shall transmit the same to the Treasury, who, having considered such Statement, shall return it to him, with their Warrant attached thereto, directing him to sign and

Exchequer and Audit Departments.

and pass the Account, either conformably to the Statement thereof, or with such Alterations as the Treasury may deem just and reasonable; and a Statement of the Account made up by the Comptroller and Auditor General, in accordance with such Treasury Warrant, shall then be signed and passed by him: Provided further, that a List of all Accounts which the Comptroller and Auditor General may sign and pass (such List to be so prepared as to show thereon the Charge, Discharge, and Balance of each Account respectively) shall be submitted by him to the Treasury twice in every Year, *videlicet*, not later than the First Week of February and the First Week of August.

37. It shall be lawful for the Comptroller and Auditor General, in the Examination of any Accounts, to admit and allow, in Cases where it shall appear to him to be reasonable and expedient for the Public Service, Vouchers for any Moneys expressed therein, although such Vouchers be not stamped according to Law.

Vouchers may be allowed though not stamped.

38. As soon as any Account shall have been signed and passed by the Comptroller and Auditor General, he shall transmit to the Accountant a Certificate, in which the total Amount of the Sums forming respectively the Charge and Discharge of such Account, and the Balance, if any, remaining due to or by such Accountant, shall be set forth; and every such Certificate shall be signed by him, and shall be valid and effectual to discharge the Accountant, as the Case may be, either wholly, or from so much of the Amount with which he may have been chargeable, as he may appear by such Certificate to be discharged from: Provided always, that when any Account, not being an Account Current, has been signed and passed by the Comptroller and Auditor General with a Balance due thereon to the Crown, he shall not make out or grant any such Certificate as aforesaid until the Accountant has satisfied him either that he has discharged the full Amount of such Balance, and any Interest that may, as herein-after provided, be payable thereon, or that he has been relieved from the Payment thereof, or of so much thereof as has not been paid, by a Warrant from the Treasury.

Certificates of Discharge to be delivered to Accountants.

39. No Declaration shall be made by the Comptroller and Auditor General before the Chancellor of the Exchequer in relation to any Account, or any State or Statement thereof; nor shall any such State or Statement be enrolled as of Record in the Office of Her Majesty's Remembrancer of the Court of Exchequer, any Law, Usage, or Custom to the contrary notwithstanding; but every Statement of an Account made out, signed, and passed as aforesaid, shall be recorded in the Office of the Comptroller and Auditor General, and the recording of such Statement of Account in his Office shall be as valid and effectual for enabling any Process in the Law against the Party chargeable, and any other Proceeding for the Recovery of any Balances and any Interest thereon, and for all other Purposes, as the Enrolment of a declared Account in the Office of Her Majesty's Remembrancer would have been if this Act had not been passed; and a Copy, certified under the Hands of the Comptroller and Auditor General, of the Record of any such Statement of Account, shall be taken notice of and proceeded

Declaration of Accounts before the Chancellor of the Exchequer abolished.

Exchequer and Audit Departments.

proceeded upon in the like Manner as the Record of any such declared Account, enrolled as aforesaid, might have been if this Act had not been passed.

**Examination
and passing of
Store Accounts.**

40. In all Cases where the Comptroller and Auditor General shall be required by the Treasury to examine and audit the Accounts of the Receipt, Expenditure, Sale, Transfer, or Delivery of any Securities, Stamps, Government Stock or Annuities, Provisions, or Stores, the Property of Her Majesty, he shall, on the Examination of such Accounts being completed, transmit a Statement thereof, or a Report thereon, to the Treasury, who shall, if they think fit, signify their Approval of such Accounts to him, and he shall thereupon transmit to the Accountant a Certificate in a Form to be from Time to Time determined by the Comptroller and Auditor General, which shall be to such Accountant a valid and effectual Discharge from so much as he may thereby appear to be discharged from.

**Adjustment of
Balances on
Accounts, and
when Interest
may be charged
on such
Balance.**

41. Every Accountant shall, on the Termination of his Charge as such Accountant, or in case of a deceased Accountant his Representatives shall forthwith pay over any Balance of Public Money then due to the Public in respect of such Charge to the Public Officer authorized to receive the same; and in all Cases in which it shall appear to the Comptroller and Auditor General that Balances of Public Money have been improperly and unnecessarily retained by an Accountant, he shall report the Circumstances of such Cases to the Treasury; and the Treasury shall take such Measures as to them may seem expedient for recovering by legal Process, or by other lawful Ways and Means, the Amount of such Balance or Balances, together with Interest thereon, upon the whole or Part of such Balance or Balances, for such Period of Time and at such Rate, not exceeding Five Pounds *per Centum per Annum*, as to the Treasury may appear just and reasonable.

**Where Estate
of a Public
Accountant is
sold under
Writ of Extent,
&c., the Pur-
chaser to be
exonerated.**

42. In all Cases where any Estate belonging to a Public Accountant shall be sold under any Writ of Extent or any Decree or Order of the Courts of Chancery or Exchequer, and the Purchaser thereof or of any Part thereof shall have paid his Purchase Money into the Hands of any Public Accountant authorized to receive the same, such Purchaser shall be wholly exonerated and discharged from all further Claims of Her Majesty for or in respect of any Debt arising upon the Account of such Accountant, although the Purchase Money so paid be not sufficient in Amount to discharge the whole of the said Debt.

**Accountants
to have in all
Cases a Right
of Appeal to
the Treasury.**

43. In all Cases in which an Accountant may be dissatisfied with any Disallowance or Charge in his Accounts made by the Comptroller and Auditor General, such Accountant shall have a Right of Appeal to the Treasury, who, after such further Investigation as they may consider equitable, whether by *viva voce* Examination or otherwise, may make such Order, directing the Relief of the Appellant wholly or in part from the Disallowance or Charge in question, as shall appear to them to be just and reasonable, and the Comptroller and Auditor General shall govern himself accordingly.

44. It

Exchequer and Audit Departments.

44. It shall be lawful for the Treasury, from Time to Time, if they see fit so to do, to dispense with the Transmission, to the Comptroller and Auditor General, of any Accounts not being Accounts of the Receipt and Expenditure of Public Money, and with the Audit of such Accounts by him, any Law, Usage, or Custom to the contrary notwithstanding: Provided always, that Copies of any Treasury Minutes dispensing with the Audit of such Accounts shall be laid before Parliament

Treasury may dispense with Audit of Accounts by Comptroller, &c.

45. Nothing in this Act contained shall extend to abridge or alter the Rights and Powers of Her Majesty to control, suspend, or prevent the Execution of any Process or Proceeding, under this Act or otherwise, for recovering Money due to the Crown.

Saving all existing Rights of the Crown.

46. The Acts mentioned in Schedule (C.) to this Act annexed shall be repealed to the Extent mentioned in such Schedule, and all Accounts required or directed to be audited by the Board of Audit shall be audited according to the Provisions of this Act: But nothing herein shall be deemed to confer upon the Treasury the Powers with respect to Audit vested in the Admiralty by the "*Greenwich Hospital Act, 1865*," or to affect any Right, Title, Obligation, or Liability acquired or accrued before the Commencement of this Act: Provided always, that this Act shall not affect any Proceeding which may have been commenced under any of the said Acts before this Act comes into operation.

Acts in Schedule (C.) to be repealed.

47. This Act shall commence on the First Day of *April* One thousand eight hundred and sixty-seven.

Commencement of Act.

SCHEDULE A.

Grants or Services to which the Appropriation Accounts relate.	Dates after the Termination of every Financial Year to which Appropriation Accounts relate, on or before which they are to be made up and submitted.		
	To the Comptroller and Auditor General by the Departments.	To the Treasury by Comptroller and Auditor General.	To the House of Commons by the Treasury.
Army - - - -	31 December	31 January	15 February
Navy - - - -	30 November	15 January	31 January
Miscellaneous Civil Services— (Classes I. to VII.) -			
Revenue Departments (Salaries, Superannuation, &c., and Expenses) -			
Post Office Packet Service -			
and			
All other Services voted in Supply -			

If Parliament be then sitting, and if not sitting then within One Week after Parliament shall be next assembled.

Exchequer and Audit Departments.

SCHEDULE B.

Army ;

Navy ;

and such other Services as the Treasury, by their Minute, to be laid before Parliament, may direct ; but no such Minute shall take effect until it shall have lain before the House of Commons Thirty Days, unless it shall have been previously approved by a Resolution of the House of Commons.

SCHEDULE C.

ENACTMENTS REPEALED.

25 Geo. 3. c. 52.	An Act for better examining and auditing the Publick Accounts of this Kingdom.	
27 Geo. 3. c. 13. in part.	An Act for repealing the several Duties of Customs and Excise, and granting other Duties in lieu thereof, and for applying the said Duties, together with the other Duties composing the Publick Revenue ; for permitting the Importation of certain Goods, Wares, and Merchandize, the Produce or Manufacture of the European Dominions of the French King, into this Kingdom ; and for applying certain unclaimed Monies, remaining in the Exchequer for the Payment of Annuities on Lives, to the Reduction of the National Debt - -	in part ; namely,— Section Seventy-two.
39 & 40 Geo. 3. c. 54. in part.	An Act for more effectually charging Publick Accountants with the Payment of Interest ; for allowing Interest to them in certain Cases ; and for compelling the Payment of Balances due from them - - -	
45 Geo. 3. c. 55.	An Act to amend an Act made in the Twenty-fifth Year of His present Majesty, for better examining and auditing the Publick Accounts of this Kingdom ; and for enabling the Commissioners, in certain Cases, to allow of Vouchers, although not stamped according to Law.	in part ; namely,— Sections Four, Five, Six, Nine, Ten, and Thirteen.
46 Geo. 3. c. 141.	An Act for making more effectual Provision for the more speedy and regular Examination and Audit of the Publick Accounts of this Kingdom.	
47 Geo. 3. Sess. 2. c. 39.	An Act for more effectually charging Publick Accountants with Interest upon Balances, and for other Purposes relating to the passing of Publick Accounts.	
52 Geo. 3. c. 52.	An Act to provide for the speedy and regular Examination and Audit of the Public Accounts of Ireland ; and to repeal certain former Acts relating thereto.	

Exchequer and Audit Departments.

- 53 Geo. 3.
c. 150. An Act for the more speedy and effectual Examination and Audit of the Accounts of Military Expenditure in Spain and Portugal ; for removing Delays in passing the Public Accounts ; and for making new Arrangements for conducting the Business of the Audit Office.
- 57 Geo. 3.
c. 48. An Act to make further Provision for the Adjustment of the Accounts of the Consolidated Fund of the United Kingdom ; and for making good any occasional Deficiency which may arise in the said Fund in Great Britain or Ireland respectively ; and to direct the Application of Monies by the Commissioners for the Reduction of the National Debt.
- 1 & 2 Geo. 4.
c. 121.
in part. An Act to alter and abolish certain Forms of Proceedings in the Exchequer and Audit Office relative to Public Accountants ; and for making further Provisions for the Purpose of facilitating and expediting the passing of Public Accounts in Great Britain ; and to render perpetual and amend an Act passed in the Fifty-fourth Year of His late Majesty for the effectual Examination of the Accounts of certain Colonial Revenues - - - - - } Except Sections Twenty - seven, Twenty - eight, and Twenty-nine.
- 10 Geo. 4.
c. 27. An Act to amend the several Acts for regulating the Reduction of the National Debt.
- 2 & 3 Will. 4.
c. 26. An Act to authorize the Commissioners for auditing the Public Accounts of Great Britain to examine and audit Accounts of the Receipt and Expenditure of Colonial Revenues.
- c. 99. An Act for transferring the Powers and Duties of the Commissioners of Public Accounts in Ireland to the Commissioners for auditing the Public Accounts of Great Britain.
- c. 104. An Act to regulate the Period of rendering the Public Accounts and making up the General Imprest Certificates.
- 4 & 5 Will. 4.
c. 15.
in part. An Act to regulate the Office of the Receipt of His Majesty's Exchequer at Westminster - - - } Except Sections Seven and Twenty-six.
- 3 & 4 Vict.
c. 108. in part. An Act for the Regulation of Municipal Corporations in Ireland { in part ; namely,—Sections Two hundred and thirteen and Two hundred and fourteen.
- 9 & 10 Vict.
c. 92. An Act to provide for the Preparation, Audit, and Presentation to Parliament of annual Accounts of the Receipt and Expenditure of the Naval and Military Departments.

Exchequer and Audit Departments.

14 & 15 Vict. c. 42. in part.	An Act to make better Provision for the Management of the Woods, Forests, and Land Revenues of the Crown, and for the Direction of Public Works and Buildings -	in part; namely, — Section Thirty-eight wholly, and Section Thirty-nine as far as it relates to the Accounts of the Commissioners of Her Majesty's Works and Public Buildings.
17 & 18 Vict. } c. 19. } c. 94. in part.	The Naval Pay and Prize Act, 1854. An Act to alter the Mode of providing for certain Expenses now charged upon certain Branches of the Public Revenues and upon the Consolidated Fund -	in part; namely, — Sections Three, Four, and Five.
18 & 19 Vict. c. 96. in part.	The Supplemental Customs Consolidation Act, 1855 -	in part; namely, — Section One.
24 & 25 Vict. c. 93.	An Act to provide for the Preparation, Audit, and Presentation to Parliament of annual Accounts of the Appropriation of the Moneys voted for the Revenue Departments.	
28 & 29 Vict. c. 93.	An Act to consolidate the Offices of Comptroller General of the Exchequer and Chairman of the Commissioners for auditing the Public Accounts, and for other Purposes.	

C A P. XL.

An Act to authorize a further Advance of Money for the Purposes of Improvement of Landed Property in Ireland.
[28th June 1866.]

- ‘ **W**HEREAS an Act was passed in the Session of Parliament held in the Tenth and Eleventh Years of the Reign of Her present Majesty Queen Victoria, intituled *An Act to facilitate the Improvement of Landed Property in Ireland*; and a further Act was passed in the Session of Parliament held in the Twelfth Year of the Reign of Her said Majesty, intituled *An Act to authorize further Advances of Money for the Improvement of Landed Property, and the Extension and Promotion of Drainage and other Works of public Utility, in Ireland*; and a further Act was passed in the Session of Parliament held in the Twelfth and Thirteenth Years of the Reign of Her said Majesty, intituled *An Act to amend an Act of the Tenth Year of Her Majesty, for facilitating the Improvement of Landed Property in Ireland*; and a further Act was passed in the Session of Parliament held in the Thirteenth and Fourteenth Years of the Reign of Her said Majesty, intituled *An Act to authorize further Advances of Money for Drainage and the Improvement*
- 10 & 11 Vict.
c. 32.
- 12 & 13 Vict.
c. 23.
- 12 & 13 Vict.
c. 59.
- 13 & 14 Vict.
c. 31.

Landed Property Improvement (Ireland).

' *Improvement of Landed Property in the United Kingdom, and to amend the Acts relating to such Advances*; and a further Act was passed in the said last-mentioned Session of Parliament, intituled *An Act to authorize the Transfer of Loans for the Improvement of Land in Ireland to other Land*; and a further Act was passed in the Session of Parliament held in the Fifteenth and Sixteenth Years of the Reign of Her said Majesty, intituled *An Act to extend the Act to facilitate the Improvement of Landed Property in Ireland, and the Acts amending the same, to the Erection of Scutch Mills for Flax in Ireland*; and a further Act was passed in the Session of Parliament held in the Twenty-third Year of the Reign of Her said Majesty, intituled *An Act to extend the Act to facilitate the Improvement of Landed Property in Ireland, and the Acts amending the same, to the Erection of Dwellings for the Labouring Classes in Ireland*; and a further Act was passed in the Session of Parliament held in the Twenty-fifth and Twenty-sixth Years of the Reign of Her said Majesty, intituled *An Act to amend and enlarge the Acts for the Improvement of Landed Property in Ireland* : 13 & 14 Vict.
c. 113.

' And whereas great Benefit has been derived by means of Loans under the said Acts, and it is expedient to authorize the Advance of a further Sum of Money for the Purposes of the said Acts, and to extend the Objects for which such Loans may be made, and to perpetuate such of the Powers and Provisions of the said Acts as are terminable :

Be it therefore enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, as follows :

1. That it shall be lawful for the Commissioners of Her Majesty's Treasury from Time to Time to issue and advance, out of the growing Produce of the Consolidated Fund of the United Kingdom of *Great Britain and Ireland* (in addition to the Sums heretofore authorized to be advanced), such further Sum or Sums of Money, not exceeding in the whole the Sum of One million Pounds, as may be required for the Purposes of the said recited Acts and this Act.

2. Notwithstanding anything in the said Act of Thirteenth and Fourteenth of Her Majesty, Chapter Thirty-one, or other of the said Acts, to the contrary, it shall be lawful for the Commissioners of Public Works in *Ireland*, with the Sanction of the Commissioners of Her Majesty Treasury, out of the aforesaid Moneys, to make Loans to any Owner of Lands in *Ireland*, for the Purposes of the said recited Acts and this Act, of such Sums and to such Amounts, at such Times and in such Manner, as the said Commissioners of Public Works, with the Sanction of the Commissioners of the Treasury, may think right and proper.

3. Notwithstanding anything in the said first-recited Act, it shall and may be lawful for the Commissioners of Public Works, by and with the Sanction of and subject to such Rules and Regulations as the Lords Commissioners of Her Majesty's Treasury

Power to Treasury to issue One million Pounds for the Purposes of the Acts.

The Commissioners of Public Works may make Advances to such Amounts as may be sanctioned.

Loans may be made repayable by a Rent-charge calculated at the

Landed Property Improvement (Ireland).

Rate of 5l. per
Cent. per
Annum.

(and in such Cases as the said last-mentioned Commissioners may think proper), to make Loans or Advances for the Purposes of the said recited Acts or this Act, repayable by means of a Rentcharge at Five *per Cent. per Annum*, payable for a Term of Thirty-five Years instead of Twenty-two Years, as by the said first-recited Act provided ; and in case any Loan shall be so made, the Lands specified in the Order of the Commissioners of Public Works for the making of such Loan shall from the Date of such Order become charged with the Payment to Her Majesty of an annual Rentcharge of Five Pounds for every One hundred Pounds of such Loan from Time to Time advanced, and so in proportion for any lesser Amount, and to be payable for the Term of Thirty-five Years, to be computed from the Fifth Day of *April* or Tenth Day of *October* which shall next happen after the Advance in respect of which the Rentcharge shall be charged, such Rentcharge to be paid by equal half-yearly Payments on the Fifth Day of *April* and Tenth Day of *October* in every Year, the First of such Payments to be made on the Second of such Days which shall happen next after the Issue of any such Advance in respect of which the Rentcharge shall be charged.

Such Rent-
charge may
be redeemed.

4. All such Loans, repayable as last aforesaid, may be redeemed according to a Schedule to be prepared and certified by the Actuary for the Time being of the Commissioners for the Reduction of the National Debt, and approved of by the Lords Commissioners of Her Majesty's Treasury.

Additional
Purposes for
which Loans
may be made.

5. In addition to the Purposes for which Loans may be made under the Provisions of the said recited Acts, it shall be lawful for the Commissioners of Public Works, in such Cases as they may judge expedient for the Promotion of Agriculture or the Improvement of Lands, and subject to such Rules and Regulations as may from Time to Time be made by the Commissioners of Her Majesty's Treasury, to make Loans for the following Purposes, that is to say :

The building or enlarging Farm Dwelling Houses in connexion with Farm Offices and Buildings erected or to be erected :

The Erection and Improvement (by means of Alterations or Additions) of Dwelling Houses for Labourers :

Planting for Shelter :

The Execution of all such Works as in the Judgment of the Commissioners may be necessary for carrying into effect any Matter or Object herein-before or in the said recited Acts or any of them mentioned, or for deriving the full Benefit thereof.

Provisions of
former Acts to
apply.

6. All the Powers, Provisions, Matters, and Things in the said Acts, or any of them, contained or referred to, and relating to the Security for and Repayment of Loans under the Provisions of the same, shall apply to all Loans duly authorized to be made under this Act.

This and
recited Acts to
be construed
as One Act.

7. This Act and the Acts herein-before recited or referred to shall be read together and construed as One Act, save so far as the Provisions of this Act may be inconsistent with the Provisions of the aforesaid Acts or any of them.

*Nuisances Removal.**Life Insurances (Ireland).*

C A P. XLI.

An Act to amend the Nuisances Removal and Diseases Prevention Act, 1860. [28th June 1866.]

WHEREAS it is expedient that the Provisions of the Act Twenty-third and Twenty-fourth *Victoria*, Chapter Seventy-seven, as to the Power of Justices of the Peace to act in Cases other than Appeals arising under "The Nuisances Removal Act for *England*, 1855," should be repealed, and that the said Act of the Twenty-third and Twenty-fourth *Victoria*, Chapter Seventy-seven, should be amended as herein-after mentioned: Be it enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, as follows:

1. The Sixteenth Section of the Act of the Twenty-third and Twenty-fourth *Victoria*, Chapter Seventy-seven, shall be and is hereby repealed.

Sect. 16. of
23 & 24 Vict.
c. 77. repealed.

2. No Justice of the Peace shall be deemed incapable of acting in Cases under the Nuisances Removal Act, or the Act of the Twenty-third and Twenty-fourth *Victoria*, Chapter Seventy-seven, by reason of his being a Member of any Body thereby declared to be the Authority to execute the said Act, or by reason of his being a Contributor or liable to contribute to any Rate or Fund out of which it is thereby provided that all Charges and Expenses incurred in executing the said Act, and not recovered as therein provided, shall be defrayed.

Justice may
act though a
Member of
Body author-
ized to execute
Act or liable
to contribute.

3. This Act may be cited as "The Nuisances Removal Act, (No. 1), 1866."

Short Title.

C A P. XLII.

An Act to amend the Law relating to Life Insurances in *Ireland*. [28th June 1866.]

WHEREAS an Act was passed in the Fourteenth Year of the Reign of His late Majesty King *George* the Third, intituled *An Act for regulating Insurances upon Lives, and for prohibiting all such Insurances, except in Cases where the Persons insuring shall have an Interest in the Life or Death of the Persons insured*: And whereas it is expedient that the Provisions of the said recited Act should be extended to *Ireland*: Be it therefore enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, as follows:

14 G. 3. c. 48.

1. From and after the Commencement of this Act the Provisions of the said recited Act shall extend to *Ireland*.

Recited Act
extended to
Ireland.

2. This Act shall commence and take effect from and after the First Day of *November* in the Year One thousand eight hundred and sixty-six, and shall apply to all Policies of Insurance upon Lives entered into upon and after that Date.

Commence-
ment of Act.

Naval Savings Banks.

C A P. XLIII.

An Act for the Establishment and Regulation of Savings Banks for Seamen and Marines of the Royal Navy.

[28th June 1866.]

BE it enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, as follows :

Short Title.

1. This Act may be cited as The Naval Savings Banks Act, 1866.

"The Admiralty."

2. In this Act the Term "the Admiralty" means the Lord High Admiral of the United Kingdom, or the Commissioners for executing the Office of Lord High Admiral.

Commencement of Act.

3. This Act shall, with respect to the making of any Order in Council under it, take effect from its passing, and shall in all other respects take effect from the Time appointed for its Commencement by any such Order.

Power to Admiralty to establish Savings Banks.

4. The Admiralty may establish Naval Savings Banks for the Receipt of Deposits of Money from Petty Officers and Seamen borne on the Books of any Vessel in Her Majesty's Service, and from Non-commissioned Officers and Privates of the Royal Marines.

Regulations to be made by Order in Council.

5. It shall be lawful for Her Majesty in Council from Time to Time to make, by Order in Council, such Regulations as to Her Majesty in Council seem meet for the Management of Naval Savings Banks (in this Act referred to as the Regulations), and thereby to prescribe (among other things) the Rate of Interest to be allowed on Deposits, not exceeding the Rate of Three Pounds Fifteen Shillings *per Centum per Annum*, and the Terms and Conditions on which Deposits are to be received and Interest is to be paid.

Publication of Orders in Council.

The Regulations shall be binding on all Parties interested in the Matters to which they relate as if they were enacted in this Act.

6. Every Order in Council under this Act shall be published in the *London Gazette* ; and a Copy of the Gazette containing the same shall be conclusive Evidence of the making and Contents thereof ; and every such Order shall be judicially noticed without being specially pleaded.

Every such Order in Council shall be laid before both Houses of Parliament.

Naval Savings Banks not deemed within Sect. 38. of 26 & 27 Vict. c. 87.

7. A Naval Savings Bank shall not be deemed a Savings Bank within the Meaning of Section Thirty-eight of the Act of the Session of the Twenty-sixth and Twenty-seventh Years of Her Majesty's Reign (Chapter Eighty-seven), "to consolidate and amend the Laws relating to Savings Banks," or of any other Enactment relating to Savings Banks in force at the passing of this Act.

Transfer of Deposits to other Savings Banks.

8. Subject and according to the Regulations, a Deposit in a Naval Savings Bank, or Part thereof, may be transferred to a Savings Bank certified under the Act of 1863, or to a Post Office Savings Bank, and the whole Amount transferred shall be received in the Bank to which the Transfer is made, notwithstanding

Naval Savings Banks. Labouring Classes Dwellings (Ireland).

ing anything in the Acts relating to Savings Banks, but the same, when received, shall be subject to the Provisions of those Acts.

9. Any Deposits in Naval Savings Banks may from Time to Time be invested (subject and according to the Regulations) in the Name of the Commissioners for the Reduction of the National Debt in Stocks, Annuities, or Securities approved by the Admiralty and the Commissioners of Her Majesty's Treasury; and the Interest or Dividends accruing in respect of such Investments may from Time to Time be invested (subject and according to the Regulations) in like Manner; and such Interest or Dividends shall not be subject to any Taxes, Charges, or Impositions whatever.

Investment of Deposits and Application of Interest, &c.

10. The Commissioners for the Reduction of the National Debt shall from Time to Time, on the Requisition of the Admiralty, sell any Stocks, Annuities, or Securities for the Time being standing in their Names under this Act, and shall pay the Proceeds of any such Sale to the Cash Account of Her Majesty's Paymaster General at the Bank of *England*; and the same shall be applied, subject and according to the Regulations.

Sale of Stocks, &c., and Application of Proceeds.

11. An Account shall be annually laid before both Houses of Parliament, showing the Deposits in Naval Savings Banks and the Payments thereof and of Interest thereon, and all Investments under this Act, and the Application of the Interest or Dividends accruing in respect thereof, and of the Proceeds of any Sale of any Stocks, Annuities, or Securities.

Annual Account to be laid before Parliament.

C A P. XLIV.

An Act to encourage the Establishment of Lodging Houses for the Labouring Classes in *Ireland*. [28th June 1866.]

WHEREAS it is desirable for the Health, Comfort, and Welfare of the Inhabitants of Towns and populous Districts to encourage the Erection and Establishment of Lodging Houses and Dwellings for the Labouring Classes in *Ireland*: Be it therefore enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, as follows:

1. In citing this Act for any Purpose it shall be sufficient to use the Expression "The Labouring Classes Lodging Houses and Dwellings Act (*Ireland*), 1866."

Short Title.

2. In this Act the several Words following shall have the several Meanings hereby assigned to them:

Interpretation of Terms.

The Words "Dwelling Houses" shall include Lodging Houses: The Word "Borough" shall mean and include any City, Borough, or Town:

The Term "Council" shall mean the Mayor, Aldermen, and Burgesses, or other the Municipal Corporation of any Borough, or any Town having Municipal Commissioners under the Act Third and Fourth *Victoria*, Chapter One hundred and eight:

The

Labouring Classes Dwellings (Ireland).

The Term "Town Commissioners" shall mean any Commissioners intrusted with the paving, lighting, or cleansing of any Borough, or any Commissioners in any Townships under Local Acts; and the Word "Person" shall include Persons: The Term "Public Works Commissioners" shall mean the Commissioners of Public Works in *Ireland* for the Time being:

The Term "Lords of the Treasury" shall mean the Lords Commissioners of Her Majesty's Treasury for the Time being:

"Rates" shall mean the Rates, Tolls, Rents, Income, and other Monies whatsoever which under the Provisions of any Act shall be applicable for the general Purposes of such Act:

"Lands" shall mean Tenements and Hereditaments of whatsoever Nature or Tenure:

"Justice" shall mean Justice of the Peace for the County, Division, Liberty, Borough, or Place where the Matter requiring the Cognizance of such Justice shall arise.

Act may be adopted in any Borough.

3. This Act may be adopted for any Borough in *Ireland* which now has or may hereafter have any Municipal Corporation, or in which now exist or may hereafter exist any Commissioners for the paving, lighting, or cleansing of the same, under any Public or Local Act of Parliament or any Charter, and any Townships having Commissioners under Local Acts.

Council of Corporation may determine that this Act shall be adopted.

4. The Council of the Corporation or the Town Commissioners of any such Borough or Commissioners for any Township may, if they think fit, determine that this Act shall be adopted for such Borough, Town, or Township, and then and in such Case such of the Provisions of this Act as are applicable in that Behalf shall thenceforth take effect and come into operation in such Borough, Town, or Township, and shall be carried into execution by such Council or Town Commissioners as aforesaid.

On Requisition of Ratepayers the Council or Town Commissioners to postpone Proceedings for One Year.

5. Such Council or Town Commissioners shall give not less than Twenty-eight nor more than Forty-two Days public Notice of their Intention to take into consideration the Propriety of adopting this Act, and of the Time and Place for holding the Meeting at which they will take it into consideration; and if there be presented to such Council or Town Commissioners at that Meeting a Memorial in Writing, signed by not less than One Tenth in Value of the Persons liable to be rated to Rates made by such Council or Town Commissioners, requesting such Council or Town Commissioners to postpone such Consideration for a Period of One Year, then and in such Case such Consideration shall be postponed for such Period of One Year, and shall be entered on as soon after the Expiration of the Year of Postponement as such Council or Town Commissioners shall think fit.

Expenses to be paid out of Rates.

6. The Expenses of carrying this Act into execution in any such Borough in which it shall be so adopted shall be paid out of any Rates which such Council or such Town Commissioners may have Power to impose for the Purpose of paving, lighting, cleansing, or otherwise improving the Borough, Town, or Township, and which Rates it is hereby enacted may be increased for

Labouring Classes Dwellings (Ireland).

for the Purpose of defraying such Expense, such Increase to be subject to the Approval of the Lords of the Treasury.

7. The net Income arising from any Lodging Houses or Dwellings built by any Council or Town Commissioners after the Payment of all Outgoings, including the Interest and Instalments of Principal of any borrowed Money, shall be paid to the Credit of the Borough or Town Commissioners Fund or otherwise in aid of the Rates which may have been applied to the Payment of the Expenses aforesaid, and the Council or Town Commissioners shall keep distinct Accounts of their Expenses, Receipts, and Liabilities with reference to the Execution of this Act, to be called "The Labourers Dwellings Account."

Net Income to be paid to the Credit of the Borough Fund.

8. For the Purposes herein-after mentioned the Commissioners of Public Works in *Ireland* may, out of the Funds from Time to Time at their Disposal, advance on Loan to any such Council or Town Commissioners as aforesaid, or to any Company, Society, or Person as herein-after mentioned, namely, any Railway Company or Dock or Harbour Company or Commissioners, or any other Company, Society, or Association established for Trading or Manufacturing Purposes in the Course of whose Business or in discharge of whose Duties Persons of the Labouring Class may be employed, any private Person or Persons entitled to any Land held in Fee Simple or Fee Farm, or for Lives renewable for ever or for any Term of Years whereof not less than Eighty Years shall be unexpired, and all such Advances by way of Loan shall be applied towards the Purchase of Land or Buildings and the Erection, Alteration, and Adaptation of Buildings to be used as Dwellings for the Labouring Classes, and in providing all Conveniences which may be deemed by the Commissioners of Public Works proper in connexion with such Dwellings, and in the Case of Loan to any such Council or Town Commissioners as aforesaid the Term "Dwellings" in this Section shall include Lodging Houses formed or erected by them under the Authority of this Act.

Commissioners of Public Works may advance Monies to Companies, Societies, or Persons.

9. Any such Advance may be made whether the Local or other Authority, Body Corporate, Society, or Person or Persons receiving the same has or has not Power to borrow on Mortgage or otherwise independently of this Act; but nothing in this Act contained shall repeal or alter any Regulation, statutory or otherwise, whereby any Company may be disabled from borrowing until a definite Portion of Capital is subscribed for, taken, or paid up, and no such Advance shall be made without the Approval of the Lords of the Treasury.

Advances may be made whether Local or other Authority has Power to borrow or not.

10. It shall be lawful for the said Commissioners of Public Works, with the Approval of the said Lords of the Treasury, from Time to Time to make such Rules and Regulations as they may think fit with respect to Applications for Loans under this Act, and the Terms and Conditions on which such Loans shall be made, and to issue such Instructions and Forms as they may think proper for the Guidance and Observance of Persons or Bodies applying for or receiving such Loans, or executing such Works, or rendering Accounts of Monies expended under this Act, or regarding the

Commissioners of Public Works, with the Approval of the Treasury, to make Rules and Regulations.

Class

Labouring Classes Dwellings (Ireland).

Class of Dwellings or Lodging Houses (as the Case may be), towards the providing of which such Loans may be made, and the Adaptation thereof to the Purposes intended, and as to the Mode of providing for their Maintenance, Repair, or Insurance.

Period for
Repayment of
Advances.

11. The Period for the Repayment of such Advances shall be regulated by the Public Works Commissioners, with the Sanction of the Commissioners of the Treasury, and shall in no Case exceed Forty Years.

Security for
such Advances.

12. The Repayment of any such Money so advanced, with Interest thereon at any Rate not less than Four Pounds *per Cent. per Annum*, shall be secured as follows, namely, in the Case of an Advance to any such Council or Town Commissioners by a Mortgage solely of said Rates so leviable by them respectively as aforesaid, or by such Mortgage as herein-after mentioned, or by both, and in any other Case by Mortgage of the Lands, Buildings, or Premises for the Purposes of which such Advance shall be made; and in the Case of an Advance to a Company or Society any Part of whose Capital remains uncalled up or unpaid, by a Mortgage also of all Capital so uncalled up or unpaid; and any such Mortgage may be taken either alone or together with any other Security which may be agreed upon.

Money ad-
vanced not to
exceed Moiety
of the Value.

13. The Money so advanced on the Security of any Land or Buildings shall not exceed One Moiety of the Value of the Estate or Interest in such Land or Buildings so proposed to be given in Mortgage, and all such Monies may be advanced by Instalments as may be agreed upon.

Council, Town
Commis-
sioners, or
Society may
appropriate
Lands.

14. Any such Council or Town Commissioners, and every such other Company, Commissioners, Society, or Association, may appropriate for the Purposes of this Act any Lands vested in them respectively, and they may also respectively purchase or take on Lease any Lands or Buildings necessary for the Purposes of this Act; and every such Commissioners, Company, Association, or Society as aforesaid, for the Purpose of taking and holding such Lands, shall be deemed to be a Body Corporate, with Right of perpetual Succession: Provided always, that no such Council or Town Commissioners shall so appropriate, purchase, or take on Lease any such Lands or Buildings without the Sanction of the said Lords of the Treasury.

Enactments
applicable to
the Acqui-
sition of Lands
by Railway
Companies to
apply.

15. For the Purpose of the Acquisition of any such Lands or Buildings by said Council, Town Commissioners, Commissioners, Company, Society, Association, or Person as aforesaid, all the statutory Enactments for the Time being applicable to the Acquisition of Lands by Railway Companies in *Ireland* (save so far as they relate to the taking of Lands otherwise than by Agreement) shall be deemed to be incorporated with this Act; and for the Purposes aforesaid this Act shall be deemed the Special Act, and the said Council or Town Commissioners, Society, Association, or Person as aforesaid the Promoters.

Buildings to
be erected.

16. The said Council or Town Commissioners, Company, Society, Association, or Person may from Time to Time, on any Lands so appropriated, purchased, or rented, or contracted so to be, respectively erect any Buildings suitable for the Dwellings or Lodging

Labouring Classes Dwellings (Ireland).

Lodging Houses, as the Case may be, of the Labouring Classes, and convert any Buildings so taken by them into such Dwellings or Lodging Houses, and may from Time to Time alter, enlarge, repair, and improve the same, and fit up, furnish, and supply the same respectively with all requisite Furniture, Fittings, and Conveniences, and may enter into any Contracts for the Purposes aforesaid, and may apply to the Purposes aforesaid any Funds at their Disposal respectively.

17. Any such Council or Town Commissioners, Company, Society, or Association may enter into any Contracts for the Purpose of supplying any such Lodging Houses provided or erected by them with Gas, Water, or other Conveniences, and any Commissioners or Trustees for the supplying of any Borough with Gas or Water may, if they shall think fit, supply Gas or Water to such Lodging Houses without Charge, or at any reduced Charge, or on other favourable Terms.

Council or Town Commissioners, &c. may enter into Contracts.

18. Sections 56, 57, 58, 59, 60, 61, 62, 63, 64, 99, 100, 101, 102, 103 of the Commissioners Clauses Act, 1847, shall be incorporated with this Act, so far as regards any such Council, Town Commissioners, or any Dock or Harbour Company or Commissioners; and the Term "Commissioners" in the said Clauses so incorporated shall mean and include any such Council or Town Commissioners, Dock or Harbour Company or Commissioners as aforesaid, and this Act shall be deemed the Special Act for the Purpose of such Incorporation.

Certain Sections of 10 & 11 Vict. c. 16. to apply.

19. Any such Council, Town Commissioners, Railway Company, or Dock or Harbour Company or Commissioners, may from Time to Time, with the Sanction of the Lords of the Treasury, make sale and dispose of any Lands, Houses, or Buildings vested in such Council, Commissioners, or Company as last aforesaid for the Purposes of this Act, and may with the like Sanction exchange any such Lands, Houses, or Buildings for any others better suited for such Purposes, with or without paying or receiving any Money for Equality of Exchange, and the Proceeds of all such Sales shall be applied for the Benefit of such Council, Commissioners, or Company, or for the Purposes of this Act, in such Manner as the said Lords of the Treasury may approve or direct.

Council, Town Commissioners, or Company may make Sale of Lands vested in them for the Purposes of this Act.

20. The general Management, Regulation, and Control of any Lodging Houses established under this Act by any such Council or Town Commissioners shall (subject to the Provisions of this Act) be vested in such Council or Town Commissioners respectively; and every Lodging House established under this Act, and which shall be within the Jurisdiction of any Sanatory Board, shall at all Times be open to the Inspection of such Sanatory Board, and the Officers thereof from Time to Time authorized by such Board to make such Inspection.

Management and Regulation to be vested in the Council or Town Commissioners.

21. That such Council or Town Commissioners, Company, Society, Association, or Person may make Byelaws for the Regulation of such Lodging Houses, and from Time to Time vary and alter such Byelaws, and may appoint any Penalty not exceeding Five Pounds for the Breach by their Officers respectively, or by any Tenants or Occupiers of such Lodgings, of every such Byelaw, and

Council or Commissioners may make Byelaws for the following Purposes.

Labouring Classes Dwellings (Ireland).

and such Byelaws among other things shall make sufficient Provision for the following Purposes :

1. For securing that such Lodging Houses shall be under the Control of the Officers and Servants of the Council or Town Commissioners, Company, Society, Association, or Person :
2. For securing the due Separation at Night of Men and Boys over Eight Years of Age from Women and Girls :
3. For preventing Damage, Disturbance, Interruption, indecent or offensive Language and Behaviour, and Nuisances :
4. For determining the Duties of the Officers, Servants, and others appointed by the Council or Town Commissioners, Company, Society, Association, or Person : Provided always, that no such Byelaw shall be of any legal Force until the same shall have received the Approval of the Chief Secretary or Under Secretary for *Ireland*.

Printed Copy
of Byelaws to
be put up.
Proof of
Byelaws.

22. A printed Copy of such Byelaws shall be put up and at all Times kept on every Room of any such Lodging House.

23. The Production by any such Council or Town Commissioners, Company, Society, Association, or Person of a Copy of such Byelaws, purporting to be signed by such Chief Secretary or Under Secretary, shall be sufficient Proof in all Courts of Justice and elsewhere that such Byelaws have been duly approved of by such Secretary or Under Secretary.

Recovery and
Application of
Fines.

24. All Fines imposed by any such Byelaw shall be recovered in a summary Way before any Justice, and one Moiety of any such Penalty shall be paid to the Informer, and the other Moiety to the Council or Town Commissioners, Company, Society, Association, or Person, to be applied by them in aid of the Expenses of such Lodging Houses.

Powers con-
ferred on Mort-
gagees.

25. Every Mortgage under this Act shall confer on the Mortgagees all the Rights, Powers, and Privileges conferred on Mortgagees by Part 2 of the Act of the Session of the Twenty-third and Twenty-fourth Years of Her Majesty's Reign, Chapter One hundred and forty-five, and may contain any other Covenants and Conditions as may be agreed upon.

Power to
appoint a Re-
ceiver in case
of Arrears
being due.

26. In addition to all such Powers so conferred on such Mortgagees, in case any Interest or Instalment of Principal due on Foot of any such Mortgage to the said Public Works Commissioners shall be unpaid for the Space of Thirty-one Days after the Day appointed for the Payment thereof, then it shall be lawful for the Court of Chancery in *Ireland*, upon the Petition of the Public Works Commissioners for the Time being by their Secretary, in a summary Way to appoint a Receiver over any Rates or the Rents and Profits of any Lands comprised in such Mortgage, and such Receiver shall have the same Powers as any other Receiver in the Court of Chancery, and shall apply the said Rates, Rents, and Profits (after deducting all Costs and Outgoings) in and towards the Monies due on Foot of any such Mortgage.

Fishery Piers and Harbours (Ireland).

C A P. XLV.

An Act to extend the Provisions of the Acts for the Encouragement of the Sea Fisheries in *Ireland*, by promoting and aiding with Grants of Public Money the Construction of Piers, Harbours, and other Works. [28th June 1866.]

WHEREAS an Act was passed in the Ninth Year of the Reign of Her Majesty the now Queen, being *An Act to encourage the Sea Fisheries of Ireland, by promoting and aiding with Grants of Public Money the Construction of Piers, Harbours, and other Works*; and the Provisions of such Act were extended by another Act of the Session held in the Ninth and Tenth Years of the Reign of Her said Majesty, Chapter Seventy-five : 9 & 10 Vict. c. 3.

‘And whereas another Act was passed in the Session held in the Sixteenth and Seventeenth Years of the Reign of Her said Majesty, being *An Act for enabling Grand Juries in Ireland to borrow Money from private Sources on the Security of Presentment, and for transferring to Counties certain Works constructed wholly or in part with Public Money*, and which last-mentioned Act was amended by an Act of the Session held in the Nineteenth and Twentieth Years of Her said Majesty, Chapter Thirty-seven : 9 & 10 Vict. c. 75.

‘And whereas it is expedient to provide that further Sums should be advanced by way of Grant and Loan for the Purposes in the said firstly-recited Act and this Act, and to increase the Amount of Grants authorized to be made for such Purposes respectively mentioned :’ 16 & 17 Vict. c. 136.

Be it therefore enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, as follows :

1. The Commissioners of Her Majesty's Treasury may cause to be issued from Time to Time to the Commissioners of Public Works in *Ireland*; out of any Moneys which may be granted by Parliament for that Purpose, such further Sums as the said Commissioners of Public Works may find necessary for the Purposes of the said firstly-recited Act. Grants may be issued for Purposes of first-recited Act.

2. So much of the said firstly-recited Act as limits the Amount of Grant to any One Work to the Sum of Five thousand Pounds is hereby repealed ; and it shall be lawful for the said Commissioners of Public Works, by and with the Sanction of the said Commissioners of Her Majesty's Treasury, to make a Grant or Grants for any Work under the said recited Act to an Amount not exceeding for any One Work the Sum of Seven thousand five hundred Pounds. Repeal of Limit of Grant to 5,000*l*.

3. It shall be lawful for the Commissioners of Public Works, with the Sanction of the Lords Commissioners of Her Majesty's Treasury, in addition to the Purposes by the said firstly-recited Act authorized, to make Grants and Loans towards the Extension, Enlargement, or Improvement of any Harbour, Pier, Quay, Land- Grants and Loans may be made in Extension of existing Works.

ing

Fishery Piers and Harbours (Ireland).

ing Slip, or other Work heretofore executed under the Provisions of the said recited Acts ; and such Advances by way of Grant and Loan shall be deemed to be made by virtue of and in all respects to be within the Provisions of the said recited Acts and of this Act : Provided, however, that no such Grant shall (including any Grant previously made in aid of such Pier or other Work) exceed the Sum of Seven thousand five hundred Pounds.

Advances may
be made by
way of Loan.

4. In all Cases in which any Grant of Money may be made under the Provisions of this Act for the Purpose of defraying a Portion of the total actual Costs of any Works, the Amount of the Residue of such Costs (with the Sanction of the said Commissioners of Her Majesty's Treasury) may be advanced by way of Loan by the said Commissioners of Public Works out of any Moneys applicable to Loans at the Disposal of the said last-mentioned Commissioners.

Sums advanced
by way of
Loan to be
repayable by
virtue of
16 & 17 Vict.
c. 136.

5. All Sums of Money advanced by way of Loan under the Provisions of this Act, and payable by any County or District, shall be repaid and recovered under and by virtue of the Provisions in that Behalf contained in the said Act of the Session held in the Sixteenth and Seventeenth Years of Her said Majesty, Chapter One hundred and thirty-six, and all Sums of Money payable by any Proprietor of Lands in respect of Moneys advanced by way of Loan for or in respect of any Work under the Provisions of the said recited Acts or of this Act, with Interest thereon, shall be charged upon the Lands of such Proprietor, in the Manner and with the Priority in the said first-recited Act mentioned. And all Moneys recoverable in Repayment of any Advance by way of Loan under the Provisions of this Act shall be paid and applied in such Manner as the said Commissioners of Her Majesty's Treasury may from Time to Time direct.

This and re-
cited Acts to
be construed as
One Act.

6. The said Acts herein-before recited or referred to shall be read together and construed as One Act.

C A P. XLVI.

An Act to authorize the Town Council of *Belfast* to levy and pay Charges in respect of extra Constabulary.

[28th June 1866.]

‘ WHEREAS the Inspector General of Constabulary did on
‘ the Twenty-sixth Day of *February* One thousand eight
‘ hundred and sixty-six, under the statutory Powers in that
‘ Behalf enabling him, duly sign and issue his Certificate, certifi-
‘ ing that the Sum of Two thousand one hundred and fifty-two
‘ Pounds and Ninepence had been incurred by the Borough of
‘ *Belfast* in respect of extra Constables, such Sum being One
‘ Moiety of the Expenses of such Constables from the First Day
‘ of *April* to the Thirty-first Day of *August* One thousand eight
‘ hundred and sixty-five : And whereas by “The County *Antrim*
‘ and *Belfast* Borough Act, 1865,” it is amongst other things
‘ provided, that from and after the Commencement thereof all the
‘ Powers and Duties of the Grand Jury of the County of *Antrim*
‘ in relation to the Applotment and levying of County Cess on
‘ any

28 & 29 Vict.
c. clxxxiii.

*Belfast Constabulary.**Indian Prize Money.*

'any rateable Property within the said Borough shall cease:
'And whereas by reason of the said Act the Grand Jury of
'*Antrim* are unable to present and assess the said Sum in the
'Borough of *Belfast*: And whereas the said Sum of Two thou-
'sand one hundred and fifty-two Pounds and Ninepence is justly
'due and ought to be received from the said Borough:'

Be it therefore enacted by the Queen's most Excellent Majesty,
by and with the Advice and Consent of the Lords Spiritual and
Temporal, and Commons, in this present Parliament assembled,
and by the Authority of the same, as follows:

1. When the Inspector General of Constabulary next after the
passing of this Act shall make out a Certificate, as provided by
the Sixth Section of "The Constabulary (*Ireland*) Amendment
Act, 1865," of the Amount of the Monies chargeable in respect of
the Expense of the additional Force now added to the Constabu-
lary Force of *Belfast*, he shall add to such Amount the said Sum
of Two thousand one hundred and fifty-two Pounds and Nine-
pence, and when such Certificate shall have been laid before the
Town Council signed and certified in the Manner provided by
that Act, the Town Council shall forthwith make and levy a
Rate sufficient for the Payment of the total Amount stated in
such Certificate, and shall thereout, or out of any Monies in their
Hands, pay the Amount mentioned in such Certificate to the
Paymaster General's Department in *Ireland*.

2. The said Sum of Two thousand one hundred and fifty-two
Pounds and Ninepence when so paid over shall be applied in the
same Manner and for the same Purpose as if the same had been
raised in the Manner heretofore accustomed before the passing of
"The County *Antrim* and *Belfast* Borough Act, 1865."

3. Any Expenses which hereafter may be chargeable to the
Borough of *Belfast* in respect of extra Constabulary shall be
certified, signed, approved, raised, and paid in the same Manner
as is provided by the Sixth Section of the "Constabulary (*Ireland*)
Amendment Act, 1865."

4. This Act may be cited as "The *Belfast* Constabulary Act,
1866."

Inspector
General to in-
clude in his
next Certificate
2,152l. 0s. 9d.
now remaining
due from the
Borough of
Belfast for
extra Consta-
bulary.

The said Sum
to be applied
as heretofore.

Future Ex-
penses to be
raised under
28 & 29 Vict.
c. 70.

Short Title.

C A P. XLVII.

An Act to legalize the Payment and Distribution of *Indian*
Prize Money by the Treasurer or Secretary of *Chelsea*
Hospital, and to amend an Act for the consolidating and
amending the Law relating to the Payment of Army
Prize Money.

[28th June 1866.]

'WHEREAS by the Fourteenth Section of the Act of the
'Second Year of His late Majesty King *William* the
'Fourth, Chapter Fifty-three, for consolidating and amending
'the Laws relating to the Payment of Army Prize Money, it is
'provided that all Grants of Money in the Nature of Prize
'hereafter to be made by His Majesty, or by Parliament, or
'otherwise, to the Officers and Troops of any Division of the
'Army employed upon or engaged in any Capture or Expedi-
29 & 30 VICT. K tion

2 & 3 W. 4.
c. 53.

Indian Prize Money.

“ tion, shall, unless by the Grant otherwise expressly directed,
 “ be received on behalf of the Army by the Treasurer of
 “ *Chelsea Hospital* or his Deputy, to be distributed to the
 “ Persons entitled thereto, according to their respective Pro-
 “ portions, under the Provisions of the said Act:”

‘ And whereas sundry Grants of Money in the Nature of Prize
 ‘ have been from Time to Time made by Her Majesty to the
 ‘ Directors of the *East India Company*, and since the passing of
 ‘ the Act of the Twenty-first and Twenty-second Years of Her
 ‘ Majesty, “ for the better Government of *India*,” to the Secretary
 ‘ of State for *India* in Council, for Distribution among the Officers
 ‘ and Troops of Her Majesty’s Army in respect of Captures and
 ‘ Expeditions in which such Officers and Troops have been
 ‘ engaged in *India* :

‘ And whereas such Portions of the Sums of Money so granted
 ‘ as aforesaid as may not have been claimed and distributed in
 ‘ *India* have been from Time to Time paid over and accounted
 ‘ for by the said Directors and Secretary of State in Council to
 ‘ the said Treasurer as Sums of Money to be received on behalf of
 ‘ the Army by the said Treasurer or his Deputy, to be distributed
 ‘ to the Persons entitled thereto, according to their respective
 ‘ Proportions, under the Provisions of the said recited Act, and
 ‘ the said Treasurer hath received and dealt with the same
 ‘ accordingly :

‘ And whereas Doubts have been raised whether the said Di-
 ‘ rectors and Secretary of State in Council had Authority for
 ‘ paying over and accounting for such Monies as aforesaid to the
 ‘ said Treasurer, and whether the said Treasurer or his Deputy
 ‘ could legally receive and distribute the same under the Terms
 ‘ and Provisions of the said recited Act :

‘ And whereas it is expedient that all such Doubts should be
 ‘ removed, and that it should be declared that the said Directors
 ‘ and Secretary of State in Council had Authority for paying over,
 ‘ and the said Treasurer for receiving the same Monies for Dis-
 ‘ tribution under the Provisions of the said recited Act :’

Be it enacted by the Queen’s most Excellent Majesty, by and
 with the Advice and Consent of the Lords Spiritual and Temporal,
 and Commons, in this present Parliament assembled, and by the
 Authority of the same, as follows :

Receipt of
 Treasurer or
 Secretary of
Chelsea Hos-
pital for Sums
 heretofore paid
 over as Prize to
 be an effectual
 Discharge.

1. The Receipt of the Treasurer or Secretary of *Chelsea Hos-*
pital, or his Deputy, for all Sums of Money heretofore by the said
 Directors of the *East India Company*, or the Secretary of State
 for *India* in Council, or hereafter by the said Secretary of State,
 paid over and accounted for as Portions of Grants of Money in
 the Nature of Prize, shall be a complete and effectual Discharge
 to the said Directors or Secretary of State, as the Case may be,
 paying the same, from all Claims of Officers and Troops of Her
 Majesty’s Army having any Right or Title thereto, or to the Dis-
 tribution thereof, in respect of Captures or Expeditions in which
 such Officers and Troops have been engaged.

All such Sums
 as aforesaid to
 be deemed to

2. All such Monies as have been so received by the said Treas-
 urer, Secretary, or by his Deputy from the said Directors of the
 late

Indian Prize Money.

late *East India* Company, or the Secretary of State for *India* in Council, shall be held and are hereby declared, so far as the same have been dealt with and distributed according to the Provisions of the said Act, to have been legally dealt with and distributed, and so far as the same remain in the Hands of the said Treasurer, Secretary, or his Deputy, that the same are held and are hereby declared to be subject and liable to all the Provisions and Conditions of the said recited Act so far as the same are applicable to Prize granted by Her Majesty to and to be received on behalf of the Army by the said Treasurer of *Chelsea Hospital* or his Deputy.

3. In all Cases where Grants of Money in the Nature of Prize shall hereafter be made by Her Majesty, or by Parliament, or otherwise, to the Secretary of State for *India* in Council, for the Benefit of Officers and Troops of Her Majesty's Army in respect of Captures and Expeditions in which such Officers and Troops may have been engaged in *India*, such Portions of the same as are distributable in the United Kingdom or elsewhere out of *India* shall be received by the said Treasurer, Secretary, or his Deputy, to be distributed to the Persons entitled thereunto, according to their respective Proportions under the Provisions of the said recited Act, and of this and of any other Act amending the same.

4. For the Purpose of this Act the Words "Officers and Troops of Her Majesty's Army" shall not be held to include Officers and Soldiers of Her Majesty's *European* or Native *Indian* Forces.

5. Where under the recited Act any Certificate or Order in the Form E., or in any other Form, is required from any Non-commissioned Officer or Soldier who shall be or shall have been an Out-Pensioner of *Chelsea Hospital*, the same may be signed by the Staff Officer of Pensioners for the District in which the said Non-commissioned Officer or Soldier shall reside in lieu of any other Person or Officer mentioned in the said Act.

6. Where any Officer, Non-commissioned Officer, or Soldier entitled to Prize Money shall have died before the Payment or Distribution thereof, then, if the Sum to which the Deceased was entitled does not exceed the Sum mentioned in the Army Prize (Shares of Deceased) Act, 1864, it shall not be necessary, for the Purpose of making Payment or Distribution, that Probate or Letters of Administration should be taken out; but in any Case the said Treasurer or Secretary may, if he sees fit, require Probate or Letters of Administration to be taken out, and if, on that Requisition or otherwise, Probate or Letters of Administration are taken out, then he shall pay the Prize Money to the Executor or Administrator.

7. Where the Prize to which the Deceased was entitled does not exceed the Sum last referred to, and Probate or Letters of Administration are not taken out, then the said Treasurer or Secretary shall, if he thinks fit, pay over the same to any Person showing herself or himself to the Satisfaction of the said Treasurer or Secretary to be the Widow of the Deceased, or to be the Child or any Relative of the Deceased, or to be entitled to the Representation to the Deceased, to the end that the said Prize

have been legally dealt with and distributed.

Mode of Distribution where Grants hereafter made in Nature of Prize.

Interpretation.

Signature of Certificates in respect to *Chelsea* Out-Pensioners.

In certain Cases Probate or Letters of Administration need not be taken out.

Payments in Cases aforesaid how to be made.

Indian Prize Money. Princess Mary of Cambridge's Annuity.

may be applied by the Person to whom it is so paid over in a due Course of Administration, and the same shall be applied accordingly, or else distribute the same according to the Statute of Distributions.

Where Order for Payment of Prize Money liable to Stamp Duty, same may be paid by Receipt or Draft Stamps affixed.

8. Where under the Statutes at present in force an Order for the Payment of Prize Money is liable to Stamp Duty, the Amount of such Duty may be paid by Receipt or Draft Stamps affixed to the said Order, equal in the total Amount thereof to the Stamp Duty payable on an Inland Bill for a Sum equal to that for which the Order is given, and that no Order for any Sum less than Forty Shillings shall be liable to Stamp Duty.

C A P. XLVIII.

An Act to enable Her Majesty to settle an Annuity on Her Royal Highness the Princess *Mary Adelaide Wilhelmina Elizabeth* of Cambridge. [28th June 1866.]

Most Gracious Sovereign,

WE, Your Majesty's most dutiful and loyal Subjects, the Commons of the United Kingdom of *Great Britain and Ireland*, in Parliament assembled, having taken into consideration Your Majesty's most Gracious Message, that Your Majesty has agreed to a Marriage proposed between Her Royal Highness the Princess *Mary Adelaide Wilhelmina Elizabeth* and His Serene Highness *Francis Paul Louis Alexander* Prince of *Teck*, do most humbly beseech Your Majesty that it may be enacted :

And be it enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, as follows :

Power to Her Majesty to grant an Annuity of 2,000*l.* to Her Royal Highness the Princess *Mary Adelaide Wilhelmina Elizabeth* for Life.

1. It shall be lawful for Her Majesty, by Letters Patent under the Great Seal of the United Kingdom of *Great Britain and Ireland*, to grant unto Her Royal Highness the Princess *Mary Adelaide Wilhelmina Elizabeth*, younger Daughter of His late Royal Highness the Duke of *Cambridge*, or to such Persons as Her Majesty thinks fit to be named in such Letters Patent, in trust or for the Use of Her Royal Highness, an Annuity of Two thousand Pounds, to be settled on Her Royal Highness for Life, in such Manner as Her Majesty thinks proper, such Annuity to commence from the Date of the Marriage of Her Royal Highness with His Serene Highness *Francis Paul Louis Alexander* Prince of *Teck* aforesaid, to be free from all Taxes, Assessments, and Charges, and to be paid quarterly on the Fifth Day of *January*, the Fifth Day of *April*, the Fifth Day of *July*, and the Tenth Day of *October*; the First Payment to be made on such of the said quarterly Days as happens next after the said Marriage of such Portion of the said Annuity as may have accrued between the Date of such Marriage and such quarterly Day, and a proportionate Part to be payable for the Period from the last quarterly Day of Payment to the Day of the Determination thereof.

Annuity to be charged on the Consoli-

2. The above Annuity shall be in addition to the Annuity now enjoyed by Her said Royal Highness under the Act of the Session of

*Princess Mary's Annuity.**Drainage (Ireland).*

of the Thirteenth and Fourteenth Years of the Reign of Her present Majesty, Chapter Seventy-seven, and shall be charged on and be payable out of the Consolidated Fund of the United Kingdom of *Great Britain and Ireland*, or the growing Produce thereof, after paying or reserving sufficient to pay such Sums as may have been directed to be paid out of the said Fund by former Acts of Parliament, but with Preference to all other Payments which may hereafter be charged on the said Fund.

dated Fund, and to be in addition to that now enjoyed.

C A P. XLIX.

An Act to provide for the better Maintenance of Works executed under the Acts for the Drainage of Lands in *Ireland*.
[16th July 1866.]

‘WHEREAS by an Act of Parliament of the Session held in the Fifth and Sixth Years of Her Majesty, Chapter Eighty-nine, and by certain other Acts amending or varying the Provisions of the same, Provision is made for the Appointment of Trustees for the Maintenance of Drainage Works executed under the Powers of the said Acts, and for the charging and levying such Sums as may be necessary for the Maintenance and Conservancy of such Works: And whereas large Sums of Public Money have been advanced and expended in the Drainage and Improvement of Lands under the Provisions of the said Acts, and the Lands so drained and improved form the Security for Repayment of such Advances: And whereas it is frequently found that Lands improved by such Drainage Works are allowed to be injuriously affected by reason of the insufficient Maintenance of such Works; and the Trustees of the Districts in which such Lands are included neglect in many Instances to maintain or repair the said Works, and to take such Proceedings as may be necessary to secure the Lands in the District against Deterioration arising from such Neglect, and by reason thereof the said Lands are prejudicially affected as to the Security for the Repayment of such Expenditure, and no efficient Remedy in such Cases is provided by the said Acts: And whereas an Act was passed in the Session of Parliament held in the Twenty-sixth and Twenty-seventh Years of the Reign of Her Majesty, Chapter Eighty-eight, intituled *An Act to enable Landed Proprietors to construct Works for the Drainage and Improvement of Lands in Ireland*; and Provision is by the said Act and the Acts since passed amending the same made for the Advance of Public Monies to Drainage Boards constituted under the said last-mentioned Acts to be expended upon the Drainage and Improvement of Lands within their respective Districts, and to be secured upon such Lands; and Provision is also thereby made for Maintenance of the Works constructed by such Drainage Boards by means of Rates assessed upon the Lands within such Districts, and the Proprietors thereof, according to the Proportions specified in the Awards in the said last-mentioned Act mentioned: And whereas the Advantages to be derived from Works of Drainage are dependent upon the proper Maintenance

5 & 6 Vict.
c. 89.

26 & 27 Vict.
c. 88.

Drainage Maintenance (Ireland).

‘ of such Works: And whereas it is apprehended that Difficulty
 ‘ may be experienced in enforcing the future Maintenance of the
 ‘ Works so constructed by such Drainage Boards, and it is ex-
 ‘ pected that further Provision should be made for the Mainte-
 ‘ nance of all such Drainage Works executed under the Provisions
 ‘ of the said Acts, or any of them:’ Be it therefore enacted by
 the Queen’s most Excellent Majesty, by and with the Advice and
 Consent of the Lords Spiritual and Temporal, and Commons, in
 this present Parliament assembled, and by the Authority of the
 same, as follows:

Short Title.

1. This Act may be cited for all Purposes as “The Drainage Maintenance Act, 1866.”

Where Lands
 subject to a
 Charge for
 Drainage, &c.
 are injuriously
 affected, Per-
 son may take
 Proceedings.

2. Where the Lands of any Person being a Proprietor or Lessee thereof shall be or shall have been subject to any Charge for the Drainage of any District under the Provisions of the said Acts, or any of them, or to any Rates or Assessments for the Maintenance of the Drainage Works in the same District, and the same Lands shall be injuriously affected owing to the insufficient Maintenance of the said Drainage Works, it shall be lawful for such Person to take such Proceedings as are herein-after directed.

Such Person to
 give Notice to
 Trustees or
 Drainage
 Board.

3. Any such Person or Complainant shall and may serve a Notice in Writing, signed by himself or his authorized or known Agent, upon the Trustees or Drainage Board, as the Case may be, for the Time being of such District, or any Two or more of them, or their Clerk or other Officer (if any such shall be appointed), setting forth the particular Lands alleged to be injured, and the particular Defects arising from the Neglect or Insufficiency of the proper Maintenance of such Drainage Works to which Injury shall be alleged to be attributable, and calling upon the said Trustees or Drainage Board forthwith to cause such Defects to be remedied or supplied: Provided always, that in case such Complainant shall be unable to effect Service of such Notice in manner as aforesaid, it shall be lawful for him to publish the same not less than Three Times in some Newspaper circulating in such District, and such Publication shall be deemed equivalent to such Service as herein-before is mentioned.

If Trustees or
 Drainage
 Board neglect,
 Complainant
 to apply to the
 Commissioners
 of Public
 Works.

4. In case the said Trustees or Drainage Board shall, for the Space of Fourteen Days, neglect to comply with the Terms of such Notice, it shall be lawful for such Complainant to present a Memorial to the Commissioners of Public Works in *Ireland*, stating the Neglect of such Trustees or Drainage Board in the proper Maintenance of such Works, the Nature of the Injury and Defect arising from such Neglect, and the Purport or Contents of such Notice as aforesaid, and the Date or Dates of the Service, or of such Publication as aforesaid of the same, and showing the particular Nature of the alleged Neglect or Default of the said Trustees or Drainage Board.

The Commis-
 sioners to con-
 sider Memorial.

5. The Commissioners shall consider such Memorial and the Subject thereof, and shall and may, if they shall think fit so to do, appoint an Engineer or other competent Person to inspect and report upon the Subject of such Memorial and the State of the
 Works

Drainage Maintenance (Ireland).

Works in any such District, and, if necessary, to furnish a Specification and Estimate of the probable Cost of the necessary Repair of such Works, and a Copy of such Report, or the Purport thereof, shall be furnished to the said Trustees or Drainage Board, or their Clerk or other Officer ; or the Commissioners may cause the same, or the Purport thereof, to be published not less than Three Times in some Newspaper as aforesaid, and shall and may at the same Time, by Notice served or published as aforesaid, call upon such Trustees or Drainage Board, within such Period as shall be therein appointed (not less than One Fortnight from the Date of the Service or Publication of such Notice), to show cause why the Provisions of this Act should not be put in force with respect to the Matters complained of.

6. The Commissioners shall take into their Consideration all such Matters (if any) as shall be submitted to them by the said Trustees or Drainage Board, and shall make, or cause to be made, such Inquiries with reference to the Premises as they may deem expedient, and shall and may, if they think fit, make an Order under their Common Seal, declaring that the Works of Maintenance and Repair therein specified ought to be forthwith executed pursuant to the Provisions of this Act ; and thereupon it shall be lawful for the Commissioners to proceed to carry out such Works of Repair and Maintenance as they may consider necessary.

The Commissioners to make an Order.

7. The Repair and Maintenance of the Works by the said recited Acts and this Act authorized to be made by the Trustees or Drainage Boards, or by the said Commissioners of Public Works, shall extend to and include the Removal, Reconstruction, or Alteration of any existing Bridge (not being a County Bridge), Culvert, or Archway which in the Opinion of the Commissioners of Public Works may be insufficient for the Discharge of the Water in any District, and thereby causing Injury to any Lands within such District.

Repairs to extend to Bridge.

8. The Commissioners may appoint some fit and proper Person to be the Superintendent for the Execution of such Works ; and so from Time to Time, as Occasion may require, the Commissioners may appoint some other proper Person to be such Superintendent in the Place of any Person so originally appointed who may die, or refuse or become incapable to act, or whom the Commissioners may think fit to remove and supersede ; and the Commissioners, by any such Order, may fix and declare a proper Salary or Remuneration to be paid to such Superintendent.

Commissioners may appoint a Superintendent.

9. The Commissioners, if they shall think fit, and before the making of any such Order, may require any Complainant as aforesaid to pay or secure to them such Sum of Money as shall be sufficient to defray any preliminary Expenses to be incurred by the Commissioners in relation to such Complaint.

Complainant to pay preliminary Expenses.

10. The Commissioners shall possess all such Powers and Authorities for the Purpose of executing the Works to be by them executed as by any of the Acts herein-before mentioned

The Powers of the Commissioners to carry out Works.

Drainage Maintenance (Ireland).

or referred to are conferred on the Trustees of any Drainage District or on any Drainage Board as aforesaid.

Expenses to be charged to the District.

11. The Expenses of the said Works so to be constructed, and including all Costs and Charges properly incurred by the Complainant or the Commissioners in and about the obtaining and making such Order or Orders as aforesaid, or preliminary or consequential thereto, and the Salary or Remuneration of such Superintendent as fixed and determined by the Commissioners, shall be charged as herein-after provided.

The Commissioners may make an Order declaring the Amount expended.

12. The Commissioners shall and may, upon Completion of such Works, or such Part thereof as they may think proper and necessary, make an Order declaring amongst other things that the Amount mentioned in such Order is and shall be charged upon the Lands in such District and the Proprietors thereof respectively; and in such Order the Commissioners shall state and declare the Time or Times when the Amount mentioned in any such Order shall be paid to the Commissioners, the Parties by whom, and the respective Proportions in which, such Amount shall be paid, the Commissioners in making such Order having regard to the final Award in the District for which such Order shall be made, so far as any Change of Circumstances in each Case may admit; and the Commissioners may also insert in any such Order all such other Determinations, Matters, and Things as they may think necessary and proper, and such Order shall be called the Charging Order.

Power to make further Order.

13. And in case the Amount of Money mentioned in such Order as aforesaid shall be found insufficient for the Purposes aforesaid, and of all Expenses incidental to the Execution of the said Works, it shall be lawful for the Commissioners, by any further Order as aforesaid, from Time to Time to order and declare such further Sum as they shall think fit to be charged on the said District for the Purpose of the said Works and the Expenses incidental thereto; and thereupon such further and additional Amount shall be deemed and taken to be Part of the Amount charged by such original Order as aforesaid, and rated and recovered accordingly.

The Commissioners to make Advances.

14. It shall be lawful for the Commissioners, if they deem it expedient, out of any Monies under their Control and applicable to Loans, and with the Sanction of the Lords Commissioners of Her Majesty's Treasury, to advance the Sum mentioned in any such Order or Orders made by the Commissioners, as herein-before provided, to be expended on the Repair and Maintenance of such Works.

The Amount to be charged on Lands in the District.

15. The Amount mentioned in any such Order, with Interest on any Sum so advanced, at a Rate not exceeding Five Pounds *per Cent. per Annum* from the Date of such Advance until Repayment thereof, shall thereupon become charged upon the Lands in the said District and the Proprietors thereof respectively, in like Manner and in the same Priority as Maintenance Rates imposed by virtue of the aforesaid Acts or any of them; and the said Proprietors and their Lands respectively shall be assessed, rated, and taxed therewith in the Proportions mentioned in the Order

Drainage Maintenance (Ireland).

Order of the Commissioners, in like Manner in all respects as any Sums of Money could have been rated and assessed by the Trustees or Drainage Board of any Drainage District for the Maintenance of the Works within the same by virtue of the Provisions of the aforesaid Acts or any of them.

16. In addition to all and every the Sums which by any Order of the Commissioners shall be fixed and determined as payable in respect of any of the Lands under the Provisions of this Act, and the Interest on such Sums, there shall be paid to the Commissioners One Shilling in the Pound on the total Amount of the same respectively as and for Receiver's Fees thereon, to be charged, payable, and recoverable in like Manner as such Sums and Interest aforesaid: Provided always, that no Party or Person, or the Lands or Property of such Party or Person, shall be liable to such additional Charge, who shall, within Thirty-one Days next after the Time appointed by any such Order for Payment of any such Sum and Interest as aforesaid, pay the Amount thereof to the Credit of the Commissioners into the Bank of Ireland, or into such other Bank as the Commissioners may for that Purpose appoint.

If Amount not paid Parties and Lands to be liable to 1s. in the Pound Receiver's Fees.

17. The Commissioners, for the Purpose of assessing such Sum of Money as aforesaid, and for the Recovery of the same, shall possess the same Remedies against the same Lands and Persons, and the same Powers, Rights, and Privileges, as are or would be possessed by any Trustees or Drainage Board of any District, for the Purpose of assessing and recovering any Sums of Money rated and assessed by them for the Maintenance of the Works in such Districts, including a Right to recover such Rates and Charges for Maintenance by Civil Bill from the Person or Persons for the Time being in possession or in receipt of the Rents and Profits of Lands as Proprietors in respect of which such Rates or Charges shall be payable.

Recovery of Monies.

18. It shall be lawful for the Commissioners, if they shall consider it necessary so to do, by Warrant, to appoint any Person to be the Collector of such Rates or Charges; and in case any Person from whom such Rates or Charges shall be recoverable as aforesaid shall not pay the same to such Collector when demanded, then and in such Case such Collector shall leave at the Dwelling House or last Place of Abode of such Person a Notice in Writing, subscribed with the Name and Place of Abode of such Collector, requiring Payment of such Rate or Charge within Six Days from the Date of such Notice, and expressing that within Six Days the same may be paid to the Collector at his House or Office; and if the same shall not be paid within such Period of Six Days, then it shall be lawful for the said Collector to levy the same by Distress and Sale of the Goods of such Person wherever such Goods may be found; and the Proceeds of such Distress or Sale shall be applied in Payment of the Expenses of such Distress and Sale, and in the next place in Payment of such Rate, and the Residue shall be paid to the Owner of such Goods.

Power to appoint a Collector.

19. It

Drainage Maintenance (Ireland).

Commissioners
may cause
Inspection of
Works and
make the
necessary Re-
pairs.

19. It shall be lawful for the Commissioners from Time to Time to cause Inspection to be made by some Engineer or other competent Person of the Works executed in any District under the said Acts or any of them; and if it shall appear from the Report of the Person so appointed that the Works in any such District have not been kept and maintained in good Order, Repair, and Condition, so as in the Opinion of the Commissioners to be fit and proper for their intended Purposes, or that any sudden Breach or Damage has occurred to any Embankment or other Work in any such District, it shall be lawful for the Commissioners to cause a Notice, addressed to the Trustees or Drainage Board of such District, to be served or published as herein-before is directed, calling upon them to execute such Works as in the Opinion of the Commissioners the Circumstances of the Case shall render necessary (and the Nature of which shall be stated in such Notice) within such Period as shall be therein mentioned, and informing them that in default thereof such Works will be executed by the Commissioners pursuant to the Provisions of this Act; and in case such Works shall not be executed in accordance with the Terms of such Notice, it shall be lawful for the Commissioners, by and with the Sanction of the Lords Commissioners of Her Majesty's Treasury, to make and execute all such Works as they may consider necessary and proper for the due and efficient Repair of such Works, and for the Purposes aforesaid the Commissioners shall possess all the Powers so herein-before expressed to be conferred upon the Trustees of any Drainage District or any Drainage Board as aforesaid; and the Commissioners, after the Completion of such Works, shall make an Order declaring the Amount expended by them in such last-mentioned Works, including the Expense of any preliminary Survey as aforesaid, and of any Superintendent appointed by the Commissioners, and declaring that such Amount, together with Interest thereon from such Date as in such Order shall be mentioned, shall be charged on the Lands and Proprietors in such Districts, and such Order shall have the like Effect in all respects, and all the Provisions of this Act shall apply thereto in like Manner, as if the same were an Order of the Commissioners made in pursuance of the Provisions herein-before contained, and called the Charging Order.

Order to be
Evidence.

20. Any Order purporting to be made by the Commissioners by virtue of this Act, or any Copy thereof sealed by the Commissioners, shall be conclusive Evidence in all Courts of Justice and elsewhere that all the Preliminaries required by this Act in order to the due making of such Order have been duly complied with, and that the Superintendent in such Order named has been duly appointed, and that all and every the Sums of Money in such Order mentioned have been duly charged on the Lands in such District, pursuant to the Provisions of this Act; and any Certificate of the Commissioners stating that any Monies therein mentioned have been advanced or expended under the Provisions of this Act shall be in like Manner conclusive Evidence that such Monies have been so advanced or expended.

21. The

*Drainage Maintenance (Ireland).**Burials (Scotland).*

21. The Commissioners of Public Works shall be a Corporation for the Purposes of this Act, with perpetual Succession and a Common Seal; and all Actions and other Proceedings to be taken for the Purpose of recovering any Sums charged, rated, or assessed by virtue of this Act shall be taken by the said Commissioners so incorporated; and all Costs, Charges, and Expenses properly incurred in and about the same shall be deemed Part of the Expenses incidental to the said Works to be executed as aforesaid.

Commissioners to be a Corporation, and Proceedings to be taken by them as such.

22. All Orders, Warrants, or Certificates made by the Commissioners under this Act shall be under the Seal of the Commissioners.

Orders, &c. to be sealed by Commissioners.

23. Any Person who obstructs any Person in making any of the Drains, or Improvements in Drains, made and executed under any of the Acts herein-before mentioned or referred to, or in this Act, and any Person who dams up, obstructs, or permits to be dammed up or obstructed, or in any way injure or permit to be injured, any Drains so opened or made, or injures or permits to be injured any of the Banks or other Works made or constructed in any such District, shall for each such Offence incur a Penalty not exceeding Ten Pounds, to be recovered in a summary Manner before Two or more Justices at Petty Sessions, and all such Penalties shall be paid to the Trustees or Drainage Board, as the Case may be, for the District in which such Offence may be committed.

Penalty for obstructing or injuring Works.

24. The Term "Commissioners" in this Act shall mean "the Commissioners of Public Works in *Ireland*;" and this Act shall be read and construed together with the said Act of the Fifth and Sixth Years of Her Majesty, Chapter Eighty-nine, and the Acts amending the same; and also with the said Act of the Twenty-sixth and Twenty-seventh Years of Her Majesty, Chapter Eighty-eight, and the Acts amending the same. The Definition of the Term "Proprietor" in the Act of Fifth and Sixth of Her Majesty, Chapter Eighty-nine, shall apply to this Act.

Construction of Terms.

C A P. L.

An Act to revive Section Sixty-nine of "The Nuisances Removal (*Scotland*) Act, 1856," relating to Burials in Burghs. [16th July 1866.]

WHEREAS an Act was passed in the Session held in the Nineteenth and Twentieth Years of Her Majesty Queen Victoria, being the Nuisances Removal (*Scotland*) Act, 1856, Section Sixty-nine of which Act contains certain Provisions for the Amendment of the Act of the Eighteenth and Nineteenth of Her Majesty Queen Victoria, being the Burial Grounds (*Scotland*) Act, 1855, so as to make the last-mentioned Act available in Burghs comprehending Parts of more than One Parish:

19 & 20 Vict. c. 103. s. 69.

And whereas by the General Police and Improvement (*Scotland*) Act, 1862, the said Section Sixty-nine of the Nuisances Removal (*Scotland*) Act, 1856, was inadvertently repealed:

18 & 19 Vict. c. 68.

25 & 26 Vict. c. 101.

be

*Burials in Burghs (Scotland).**Lunacy (Scotland).*

Be it therefore enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, as follows:

19 & 20 Vict.
c. 103. s. 69.
re-enacted.

1. That the First Section of the said General Police and Improvement (*Scotland*) Act, 1862, be and the same is hereby repealed, in so far, but in so far only, as the same repeals and affects Section Sixty-nine of the Nuisances Removal (*Scotland*) Act, 1856, above recited: And the said Section Sixty-nine is hereby re-enacted and restored, and declared to be in full Force and Effect.

All Proceedings under
18 & 19 Vict.
c. 68. and in
Terms of said
69th Section
to be valid.

2. All Proceedings adopted and taken or to be adopted and taken under or in Terms of the Act passed in the Eighteenth and Nineteenth Years of the Reign of Her Majesty Queen *Victoria*, being the Burial Grounds (*Scotland*) Act, 1855, and under and in Terms of the Sixty-ninth Section of the Nuisances Removal (*Scotland*) Act, 1856, or either of them, shall be equally valid and effectual as if the said Section Sixty-nine had never been repealed.

Short Title.

3. This Act may be cited as the Burial in Burghs (*Scotland*) Act, 1866.

C A P. LI.

An Act to amend the Acts relating to Lunacy in *Scotland*, and to make further Provision for the Care and Treatment of Lunatics. [16th July 1866.]

20 & 21 Vict.
c. 71.

‘ WHEREAS an Act was passed in the Twentieth and Twenty-first Year of the Reign of Her present Majesty, intituled *An Act for the Regulation of the Care and Treatment of Lunatics, and for the Provision, Maintenance, and Regulation of Lunatic Asylums, in Scotland*; and another Act was passed in the Twenty-first and Twenty-second Year of the Reign of Her present Majesty, intituled *An Act to amend an Act of the last Session for the Regulation of the Care and Treatment of Lunatics, and for the Provision, Maintenance, and Regulation of Lunatic Asylums, in Scotland*; and another Act was passed in the Twenty-fifth and Twenty-sixth Year of the Reign of Her present Majesty, intituled *An Act to make farther Provision respecting Lunacy in Scotland*; and another Act was passed in the Twenty-seventh and Twenty-eighth Year of the Reign of Her present Majesty, intituled *An Act to continue the Deputy Commissioners in Lunacy in Scotland, and to make farther Provision for the Salaries of the Deputy Commissioners, Secretary, and Clerk of the General Board of Lunacy in Scotland*: And whereas it is expedient that the said Deputy Commissioners should be continued, that certain of the Provisions of the said Acts should be amended, and that farther Provision should be made for the Regulation of the Care and Treatment of Lunatics, and for the Regulation of Lunatic Asylums, in *Scotland*:’

21 & 22 Vict.
c. 89.

25 & 26 Vict.
c. 54.

27 & 28 Vict.
c. 59.

Be it enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal,

Lunacy Acts (Scotland) Amendment.

poral, and Commons, in this present Parliament assembled, and by the Authority of the same, as follows :

1. This Act may be cited as "The Lunacy (*Scotland*) Act, 1866."

Short Title.

2. This Act shall be construed with the recited Acts as One Act, and this Act and the said recited Acts may be recited together as the Lunacy (*Scotland*) Acts.

Construction of Act.

3. The Provisions of the Twentieth and Twenty-first *Victoria*, Chapter Seventy-one, first recited, and of the Twenty-seventh and Twenty-eighth *Victoria*, Chapter Fifty-nine, last recited, in regard to the Appointment and Salary of Deputy Commissioners, shall be and are hereby continued until Parliament shall otherwise determine.

Continuance of Deputy Commissioners.

4. It shall not be lawful for the Medical Superintendent, ordinary Medical Attendant, or Assistant Medical Officer of any Asylum, to grant a Certificate of Insanity for the Reception of any Lunatic, not a Pauper Lunatic, into such Asylum, except the Certificate of Emergency authorized by Section Fourteen of the third-recited Act.

Medical Officers of Asylums may not grant Certificates.

5. Section Thirty-six of the first-recited Act is hereby repealed: and in lieu thereof be it enacted, That if after the Reception of any Lunatic into any Asylum or House it appears that any Order or Medical Certificate upon which he was received is in any respect incorrect or defective, such Order or Medical Certificate may be amended by the Person who has granted the same at any Time within Twenty-one Days after the Reception of such Lunatic: Provided nevertheless, that no such Amendment shall have any Force or Effect unless the same shall receive the Sanction of the Board, and, failing such Amendment, it shall be lawful for the Board to report such Failure to the Sheriff, who shall, if satisfied that the original Order or Medical Certificates are in any respect incorrect or defective, and of the Failure to amend them, recal such original Order.

Orders and Medical Certificates may be amended.

6. In every Case in which any Lunatic or any Person who has entered an Asylum for Treatment under Authority of this Act is temporarily absent from the Asylum or House for his Reception into which the Order was given, or shall escape from such Asylum or House, or from the Care of the Officers thereof, such Order shall remain in force in the same Manner as if such Lunatic or Person as aforesaid were not absent or had not escaped: Provided always, that such Lunatic or Person as aforesaid shall return or be brought back to such Asylum or House within a Period not exceeding Twenty-eight Days from the Day on which he left or escaped from such Asylum or House, or within a Period of Three Months where such Lunatic or Person as aforesaid is accompanied by or remains under the Care of the Officers or Attendants of such Asylum or House.

Orders to remain in force although Patient absent from Asylum.

7. The Powers conferred by the Sheriff's Order for the Reception and Detention of any Lunatic in any Asylum or House shall cease and determine with the Notice of Discharge of such Lunatic given by the Superintendent of such Asylum or House to the Board; and in no Case shall the Sheriff's Order remain in force longer

Determination of Orders.

Lunacy Acts (Scotland) Amendment.

longer than the First Day of *January* first occurring after the Expiry of Three Years from the Date on which it was granted, or than the First Day of *January* in each succeeding Year, unless the Superintendent or Medical Attendant of the Asylum or House in which the Lunatic is detained shall, on each of the said First Days of *January*, or within Fourteen clear Days immediately preceding, grant and transmit to the Board a Certificate, on Soul and Conscience, according to the Form of Schedule A. hereunto annexed, that the Detention of the Lunatic is necessary and proper, either for his own Welfare or the Safety of the Public.

Discharge on
Probation of
Pauper
Lunatics.

8. Every Pauper Lunatic who is discharged on Probation from any Asylum or House shall remain subject to Inspection by the Commissioners during the Period of Probation; and it shall not be lawful for the Parochial Board to take any such Pauper Lunatic off the Poor's Roll, or to alter the Conditions on which probationary Discharge was granted, without the Sanction of the Board, during the Period of Probation; and every Inspector of the Poor who shall infringe these Provisions shall be liable in a Penalty not exceeding Ten Pounds.

Discharge of
Pauper Lu-
natics by Au-
thority of
Parochial
Board.

9. It shall be lawful for any Parochial Board, by a Minute at a duly constituted Meeting, to direct that any Pauper Lunatic (not being a Lunatic committed as a dangerous Lunatic under the Fifteenth Section of the third-recited Act) with whose Maintenance it is chargeable, and who is detained in any Asylum or House, shall be discharged or removed therefrom; and if a Copy of such Minute, certified to be a true Copy by the Chairman for the Time of such Parochial Board, be produced to and left with the Superintendent of such Asylum, he shall, within Seven Days from the Production of such Minute, discharge such Lunatic, or cause or suffer such Lunatic to be discharged: Provided always, that, on the written Representation of such Superintendent that such Lunatic is dangerous to himself or the Public, or in any other Way not a fit Person to be discharged, it shall be lawful for the Board, after making such Investigation as they shall think expedient, to prohibit the Discharge of any such Lunatic; and any Inspector of the Poor removing any Pauper Lunatic from an Asylum or House against the written Representation of the Superintendent of such Asylum or House, without the Sanction of the Board, shall be liable in a Penalty not exceeding Ten Pounds.

Inspector of
Poor to inti-
mate Removal
of Pauper
Lunatics.

10. Whenever any Pauper Lunatic has been removed from an Asylum or House by a Minute of the Parochial Board, the Inspector of the Poor shall, within Fourteen Days, intimate to the Board the Date of Removal, the Situation of the House to which he has been removed, the Christian Name and Surname of the Occupier thereof, and the Amount and Nature of the Parochial Allowances made to such Pauper Lunatic, and that under a Penalty of Ten Pounds; and it shall not be lawful for the said Parochial Board to remove such Lunatic to any other House, or to make any Alteration in the Nature and Amount of the Parochial Allowances, without the same being communicated within Fourteen Days, by the Inspector of the Poor, to the Board, under a

similar

Lunacy Acts (Scotland) Amendment.

similar Penalty ; and it shall be lawful for the Board, at any Time whenever they see fit, to order the Lunatic to be replaced in an Asylum, and it shall not be lawful for the Relatives of any Pauper Lunatic for whose Removal to an Asylum the Board have issued an Order to take him off the Poor's Roll without their Sanction ; and every Inspector of the Poor who shall delay for more than Fourteen Days sending any Pauper Lunatic to an Asylum, after receiving the Order of the Board to do so, shall be liable in a Penalty not exceeding Ten Pounds.

11. It shall be lawful for any Parochial Board, by a Minute at a duly constituted Meeting, to remove from the Poor's Roll any Pauper Lunatic in any Asylum or House for whose Maintenance it is responsible, and to intrust the Disposal of such Lunatic to any Party who shall undertake to provide, in a Manner satisfactory to the Parochial Board, for his Care and Treatment ; and on the Demand of such Party, and the Production and Delivery of a Copy of such Minute, certified to be a true Copy by the Chairman for the Time of such Parochial Board, the Superintendent of such Asylum or House shall permit the Removal of such Lunatic : Provided always, that in every Case in which such Superintendent is of opinion that such Removal will be injurious to such Lunatic, or a Risk to the Public, it shall be lawful for such Superintendent to detain such Lunatic for a Period not exceeding Fourteen Days from the Production of such certified Copy of such Minute, and to report the Case to the Board, and on the Report of such Superintendent, or on any Grounds which the Board may deem satisfactory, it shall be lawful for the Board to authorize the continued Detention of such Lunatic in the Asylum or House, and the Parochial Board shall continue to be responsible to the Asylum or House for his Maintenance.

Pauper Lunatics may be removed from Poor's Roll and intrusted to private Parties.

12. If at the Time when the Discharge of a Lunatic, not being a Pauper, is desired, the Superintendent of the Asylum in which he is confined shall be of opinion that he is a dangerous Lunatic, and that his Liberation would be attended with Danger to himself or to the Public, such Superintendent shall forthwith communicate the Fact to the Procurator Fiscal of the District, and shall in the meantime detain such Lunatic in the Asylum ; and it shall be the Duty of the Procurator Fiscal, if he shall see Cause, to take such Proceedings with respect to such Lunatic as are prescribed by the third-recited Act with respect to dangerous Lunatics ; and if the Procurator Fiscal shall not see Cause to take such Proceedings, he shall signify such his Determination to the Superintendent of the Asylum, and the Lunatic shall thereupon be discharged, provided he is otherwise entitled to Discharge.

Provision as to dangerous Lunatics.

13. Section Forty-one of the first-recited Act is hereby repealed ; and in lieu thereof, No Person shall receive or keep any Person as a Lunatic for Gain, without the Order of the Sheriff or the Sanction of the Board ; and any Person who shall receive into or keep in his House any such Person, or any Person alleged to be a Lunatic, shall, within Fourteen clear Days thereafter, make Application for such Order or Sanction ; provided always, that when the Lunatic is a Pauper Lunatic such Application shall

As to Lunatics received into any private House.

be

Lunacy Acts (Scotland) Amendment.

be made by the Inspector of the Poor, and it shall be lawful in such Case for the Sheriff to grant his Order on One Medical Certificate : And every such Lunatic shall be visited, as often as the Board shall regulate, by a Medical Person, who shall enter in a Book to be kept in such House the Date of each Visit, and the Condition of the mental and bodily Health of the Lunatic at each such Visit ; and any Medical Person who shall make any such Entry without having visited the Patient within Seven Days of making such Entry, or who shall knowingly make any false Entry in such Book, shall be liable in a Penalty not exceeding Ten Pounds for each Offence : And it shall be in the Power of the Board to order such Inspection and Visitation of every such House from Time to Time as to them shall seem proper : And every Person detaining or aiding in detaining any such Lunatic, or any Person who on Inquiry is found to be a Lunatic, without the Order of the Sheriff or the Sanction of the Board, or after such Order or Sanction has been withdrawn, shall be liable in a Penalty not exceeding Twenty Pounds : Provided that the Enactments of this Section shall not apply to any Case where the Person so received and kept has been sent to such House for the Purpose of temporary Residence only not exceeding Six Months and under the Certificate of a Medical Person, which Certificate shall be in the Form of Schedule G. to the first-recited Act annexed.

Board may inspect Lunatics in private Houses.

14. Section Forty-three of the first-recited Act is hereby repealed ; and in lieu thereof, If any Occupier or Inmate of any private House shall keep or detain therein, without the Order of the Sheriff or the Sanction of the Board, any Person as a Lunatic, although not for Gain, beyond the Period of One Year, and the Malady is such as to require compulsory Confinement to the House, or Restraint or Coercion of any Kind, such Occupier or Inmate shall intimate the Case to the Board, and shall state the Reasons which render it desirable that such Lunatic should remain under private Care ; and if the Board shall have reason to believe or suspect that any Lunatic, or any Person treated as a Lunatic, whose Case has thus been intimated to them, or of whose Case no such Intimation shall have been made, has been subjected to compulsory Confinement to the House, or to Restraint or Coercion of any Kind, at any Time beyond a Year after the Commencement of the Malady, or has been subjected to harsh and cruel Treatment, it shall be lawful for the Board, with Consent of One of Her Majesty's Principal Secretaries of State, or of Her Majesty's Advocate for *Scotland*, to authorize and empower any One or more of the Members thereof to visit and inspect such Lunatic or Person detained as a Lunatic, and to make such Inquiry respecting his Treatment, as to such Member or Members may seem fit ; and if on such Inquiry it shall appear that such Person is a Lunatic, and has been so for a Space exceeding a Year, and that compulsory Confinement to the House, or Restraint or Coercion of any Kind, has been resorted to, or that he has been subjected to harsh and cruel Treatment, and that the Circumstances are such as to render the Removal of such Lunatic to an Asylum necessary or expedient, it shall be lawful for the Board to

Lunacy Acts (Scotland) Amendment.

to apply to the Sheriff, under a Procedure similar to that followed in the Cases of dangerous Lunatics, and the Sheriff, on being satisfied that the Person is lunatic, and has been so for more than a Year, and is subjected to compulsory Confinement, or to Restraint or Coercion of any Kind, or to harsh and cruel Treatment, shall issue his Order for the Transmission of the Lunatic to an Asylum, and his Detention therein until such Time as the Board shall sanction his Discharge: And the Sheriff shall grant Decree for the Expenses of the Inquiry and Procedure, and also for the Maintenance of the Lunatic in the Asylum, against the Parties legally liable for the Maintenance of such Lunatic.

15. The Sixth Section of the third-recited Act is hereby repealed; and instead thereof it is enacted as follows: It shall be lawful for the Superintendent of any Asylum, with the previous Assent in Writing of One of the Commissioners, which Assent shall not be given without written Application by the Patient, to entertain and keep in such Asylum, as a Boarder, any Person who is desirous of submitting himself to Treatment, but whose mental Condition is not such as to render it legal to grant Certificates of Insanity in his Case: Provided always, that every such Boarder shall be produced to the Commissioners at each of their Visits to such Asylum, that no such Boarder shall be detained for more than Three Days after having given Notice of his Intention or Desire to leave such Asylum, unless on Certificates of Insanity and an Order by the Sheriff being obtained, in which Case neither of the Certificates shall be granted by any Medical Person connected with the Asylum, or having any immediate or pecuniary Interest in it, and that Notices of Admission, Discharge, and Death with respect to all such Boarders shall be made to the Board in the same Manner as in the Cases of Lunatics.

As to Persons entering Asylums voluntarily.

16. Every Letter written by a Patient in any Asylum or House, and addressed to the Board or their Secretary, or the Commissioners in Lunacy, or any of them, shall, unless special Instructions to the contrary have been given by such Commissioners, or any of them, be forwarded to its Address unopened; and every Letter from the Board or their Secretary, or such Commissioner or Commissioners, to any such Patient, when marked "Private" on the Cover, shall be delivered to him unopened; and every Person who shall intercept or detain or shall open any such Letter without the Authority of the Patient by whom it is written or to whom it is addressed shall be liable in a Penalty not exceeding Ten Pounds: Provided that the Board shall transmit a Copy of such Letter to the Superintendent of such Asylum or House if it shall appear to the Board that the Contents of the Letter are of such a Nature that it is of importance that the Superintendent should be made acquainted therewith.

Letters to and from Patients to be private.

17. It shall be lawful for the Board to obtain from the Accountant of the Court of Session the Names of all Lunatics having Judicial Factors, and a Statement of their Funds, and of the Sums allowed for their Maintenance, and for the Board to make such Investigation, by Inspection or otherwise, as shall, in

As to Lunatics having Judicial Factors.

Lunacy Acts (Scotland) Amendment.

their Opinion, be necessary to ascertain in what Manner such Lunatics are treated and cared for ; and in case of such Treatment and Care being deemed by them unsatisfactory, the Board may present a summary Application to the Court of Session, or in Time of Vacation to the Lord Ordinary officiating on the Bills, who may order such Inquiry and direct all such Steps to be taken for the improved Treatment and Care of such Lunatics as to the Court or the Lord Ordinary shall appear proper, and may direct the Expenses of such Application, and of the Procedure following thereon, to be paid by the Judicial Factor out of the Funds and Estate of such Lunatic under his Control, and it shall not be competent to bring under Review of the Court any Interlocutor pronounced by such Lord Ordinary upon any such Application with a view to Investigation and Inquiry merely, and which does not finally dispose thereof upon the Merits, but any Order pronounced by such Lord Ordinary upon the Merits may be reclaimed against by any Party having lawful Interest to reclaim to the Court, provided that a Reclaiming Note shall be lodged with an Inner House Clerk within Eight Days, after which the Order or Judgment of the Lord Ordinary, if not so reclaimed against, shall be final.

Powers of Board to extend to Lunatics detained, &c.

Liberation of Lunatics committed as dangerous.

Penalties for Infringement of Rules made by Board.

As to Recovery of Penalties.

Fees to be paid for Admission of Lunatics to District Asylums.

18. The Powers granted to the Board by Section Nine of the first-recited Act shall be and are hereby extended to embrace Lunatics detained under the Sanction of the Board.

19. It shall be lawful for the Sheriff to authorize the Discharge of a Lunatic committed as a dangerous Lunatic from any Asylum, on Certificates being granted by Two Medical Persons, approved of by the Procurator Fiscal, that such Lunatic may be discharged without Risk of Injury to the Public or the Lunatic.

20. It shall be lawful for the Board to enforce the Rules and Regulations which they shall make from Time to Time in relation to the Books or Minutes to be kept or made in Asylums or Houses, and the Returns of Entries therefrom to be made to the Board by the Superintendents of such Asylums or Houses, by imposing a Penalty for each Infringement or Violation thereof, not exceeding Ten Pounds.

21. All Penalties imposed by or under Authority of this or any of the said recited Acts shall be recoverable by the Board, without Prejudice to their Right to enforce specific Implement of the Matters in respect of which such Penalties shall have been incurred ; and such Penalties may be sued for by the Secretary of the Board before the Sheriff or any Court having Jurisdiction, and that either in any Application to enforce such specific Implement, or separately on summary Complaint ; and such Penalties, when recovered, shall be applied as Fees received for Licences are directed to be applied by the first-recited Act.

22. For every Order granted by the Sheriff for the Admission of any Lunatic or Pauper Lunatic into any District Asylum there shall be paid, for the general Purposes of the said first-recited Act, the Fees authorized by the Thirty-first Section of the said Act for the Admission of a Patient into a Public Asylum.

23. The

Lunacy Acts (Scotland) Amendment.

23. The Exemption from Responsibility conferred on the Commissioners by Section Eight of the said first-recited Act shall extend to everything done *bonâ fide* in the Execution of this or any other of the said recited Acts, or in the Exercise of the Powers herein and therein contained.

Commissioner not personally responsible.

24. In any Action at Law which may be raised against any Medical Person in respect of any Certificate granted by him under the Provisions of this Act, or of any of the recited Acts, the Issue or Issues, after being adjusted, shall be tried, and the Amount of Damages (if any) assessed by the Lord Ordinary before whom such Action depends, without a Jury; and the Proceedings at and consequent on the Trial of such Issue or Issues shall be regulated by the Provisions of the Act, &c., intituled *An Act to facilitate Procedure in the Court of Session in Scotland*, with respect to the Proceedings at and consequent on the Trial by the Lord Ordinary without a Jury of such Issues as may under the Provisions of that Act be so tried; and such Action at Law must be raised within Twelve Months from the Time when any Person who may allege that he has sustained any Injury in consequence of the granting of any such Medical Certificate shall have been liberated from the Asylum in which he may have been confined in consequence of such Certificate having been granted.

Actions against Medical Persons in respect to Certificates under Lunacy Acts to be tried by the Lord Ordinary without a Jury.

25. The Directors of any chartered Asylum in *Scotland* may grant a Superannuation Allowance out of the Funds at their Disposal to any Officer or Matron of such Asylum who shall be not less than Fifty Years of Age, and who shall have been an Officer or Matron of such Asylum for not less than Fifteen Years; and such Superannuation shall be for such Term, and on such Conditions, and of such Amount, not exceeding Two Thirds of the Salary of such Officer or Matron, as the Directors shall think fit.

Power to Directors to grant Superannuations to Officers, &c.

26. The Directors of any public Asylum in whom the Property thereof is vested may borrow on the Security of such Property such Sums of Money as they may think necessary for administering such Asylums, or for maintaining or extending their Means of Accommodation.

Directors of public Asylums may borrow Money.

27. Any Parochial Board which has erected or may erect Buildings for the Treatment of such Pauper Lunatics as they are authorized to receive and detain under the Provisions of the said recited Acts may, by themselves or the Trustees in whom the Property of such Buildings may be vested, borrow such Sums of Money as they may think necessary for the Administration, Maintenance, Erection, or Extension of the same, on the Security of such Buildings and the Lands on which they are erected, and on the Security of the Rates and Assessments leviable by them: Provided, that all such Sums shall be repaid by annual Installments of not less in any One Year than One Thirtieth Part of the Sum borrowed, exclusive of the Interest on the same.

Power to Parochial Boards to borrow Money.

SCHEDULE A.

I hereby certify, on Soul and Conscience, that I have, within a Period not exceeding One Month preceding the Date of this Certificate,

Lunacy Acts (Scotland) Amendment. Prosecution Expenses.

Certificate, carefully reviewed and considered the Cases of the Patients whose Names are subjoined, and I am of opinion that their continued Detention in the Asylum is necessary and proper for their own Welfare [or for the Public Safety, *as the Case may be*].

Superintendent or Medical Attendant.

Dated at

this

Day of

186 .

C A P. LII.

An Act to extend the Law relating to the Expenses of Prosecutions, and to make Provision for Expenses on Charges of Felony and certain Misdemeanors before examining Magistrates. [23d July 1866.]

7 G. 4. c. 64.

14 & 15 Vict.
c. 55.

‘ WHEREAS by the Act of the Seventh Year of King George the Fourth, Chapter Sixty-four, certain Provisions were made relating to the Allowance of Costs, Expenses, and Compensation to Prosecutors and Witnesses in Cases of Prosecutions for Felonies and certain Misdemeanors therein mentioned, and by an Act of the Session of the Fourteenth and Fifteenth Year of Her Majesty, Chapter Fifty-five, the Provisions of the said Act are extended, and Authority is given to One of Her Majesty’s Secretaries of State to regulate the Scale of Payment to be allowed or ordered under the said Act or any other Act, as to the Rates or Scales of Payment according to which Certificates may be granted by the examining Magistrate or Magistrates in respect of the Expense of any Prosecutor or Witnesses attending before such Magistrate or Magistrates :

‘ And whereas it is expedient to extend the Law relating to Expenses in Cases of Prosecutions to the Payment of Expenses incurred in attending before an examining Magistrate or Magistrates, and to Compensation for Trouble and Loss of Time therein, on any Charge of Felony *bonâ fide* made, and on any Case of the several Classes of Misdemeanor enumerated in Section Twenty-three of the said Act of King George the Fourth, or of Section Two of the said Act of Her Majesty, *bonâ fide* preferred, although the Parties may not be bound over by Recognizance or Subpœna to prosecute or give Evidence, and although no Committal for Trial may take place :

Be it therefore enacted by the Queen’s most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, as follows :

Powers of
examining
Magistrate to
grant Certificate of Expenses to
Witnesses extended, and

1. It shall and may be lawful for any Magistrate or Magistrates, at his or their Discretion, and he or they is and are hereby authorized and empowered, at the Request of any Prosecutor or other Person who shall have appeared before such Magistrate or Magistrates, either by Summons or otherwise, on a Charge of Felony, *bonâ fide* made upon reasonable and probable Cause, or on a Charge in any Case of the several Misdemeanors enumerated in

Prosecution Expenses.

in Section Twenty-three of the said Act of King *George the Fourth*, and of Section Two of the said Act of Her Majesty, *bonâ fide* preferred, and who shall have been examined on such Charge of Felony and Misdemeanor, to grant a Certificate of the Expenses and of the Amount to be allowed for Trouble and Loss of Time to the Witnesses so appearing and examined on such Charge of Felony or Misdemeanor, in the same Manner and to the same or like Extent as Magistrates are authorized by Law to do in Cases of Felony and in Cases of Misdemeanor enumerated in the said Acts, where a Committal for Trial takes place or the Parties are bound over by Recognizance or Subpœna to prosecute and give Evidence; and it shall also be lawful for such examining Magistrate or Magistrates to allow to the Clerk of the Magistrates acting for the Petty Sessional Division or District (except where such Clerk is paid by Salary in lieu of Fees) the same Fees on taking the Depositions on such Charge or Charges as would be allowed to him, or he would be entitled to at Law, in the event of a Committal for Trial taking place, and to include such Allowance of Fees in the Certificate.

Petty Session Clerks to be entitled to Fees on Depositions.

2. Every examining Magistrate signing or granting such Certificate shall forward the same to the Clerk of the Peace of the County, Riding, Division, City, or Borough within which such Petty Sessional Division or District is situate, to be laid by him before the next Quarter Sessions of the Peace for such County, Riding, Division, City, or Borough; and such Court shall be at liberty to allow the Amount or so much of the Amount named in the Certificate, on the same being certified by the proper Officer of the Court of Quarter Sessions as correct, in accordance with the Scale of Payment fixed or to be from Time to Time fixed under Section Five of the Act of Her Majesty before referred to, and thereupon to sign an Order for Payment on the Treasurer or other Officer of the County, Riding, or Division, or City, Liberty, or Franchise, in which the Offence shall have been committed or supposed to have been committed, in the same Manner as an Order for Payment would have been made in case the Parties had been bound over to prosecute, and an Indictment had been preferred, and such Treasurer or other Officer shall pay the Amount of such Order to the Person or Persons named therein.

Magistrates signing, &c. Certificates to forward same to Clerks of the Peace, to be laid before Quarter Sessions, which may allow Amount, and make Orders for Payment.

3. This Act shall continue in force for Three Years next after the passing thereof, and thence to the End of the then next Session of Parliament.

Duration of Act.

4. This Act shall not extend to *Ireland* or *Scotland*.

Application of Act.

C A P. LIII.

An Act to amend certain Provisions of the Sheriff Court Houses (*Scotland*) Act, 1860. [30th July 1866.]

‘ WHEREAS it is provided by the Eighteenth Section of “The Sheriff Court Houses (*Scotland*) Act, 1860,” that “in case any Court House or any Part thereof, not being the

23 & 24 Vict. c. 79.

Sheriff Court Houses (Scotland) Act (1860) Amendment.

‘ Property of private Parties or of the Magistrates and Council
 ‘ of the Burgh in which it is situate, shall cease to be used as
 ‘ such in consequence of other Accommodation having been pro-
 ‘ vided under the said Act, the Commissioners of Supply may
 ‘ sell the same for such Price as they may obtain therefor and
 ‘ convey the same to the Purchaser ; provided always, that when
 ‘ the Building so discontinued forms Part of any Building used
 ‘ for other Purposes, the First Offer of the same shall be made
 ‘ to the Parties having Right to the other Parts of the Building,
 ‘ at such Price as may be agreed on, or in case of Disagreement
 ‘ as may be fixed by Valuers appointed by the Sheriff of the
 ‘ County ; provided also, that the Price received shall be applied
 ‘ to the Purposes for which an Assessment is authorized by the
 ‘ said Act, and in diminution *pro tanto* of the Sum so to be
 ‘ levied.’ Be it enacted by the Queen’s most Excellent Majesty,
 by and with the Advice and Consent of the Lords Spiritual and
 Temporal, and Commons, in this present Parliament assembled,
 and by the Authority of the same, as follows :

Application of
 Sum received
 for Sale of
 Court Houses
 ceasing to be
 used.

1. When any such Court House or Part thereof shall be sold,
 the Price received shall be applied in the first instance towards
 the total Cost of any new Court House which shall be erected
 under the Provisions of the said Act, and the Sums to be pro-
 vided for by Assessment or by Contribution from the Commis-
 sioners of Her Majesty’s Treasury towards the building of any
 such new Court House shall be calculated after deducting from
 the total Estimate the Price of any such Court House or Property
 which may have been sold.

C A P. LIV.

An Act to amend the Law relating to the Qualifications of
 Revising Barristers. [30th July 1866.]

6 & 7 Vict.
 c. 18.

‘ **W**HEREAS it is expedient to amend an Act passed in the
 ‘ Sixth Year of the Reign of Her present Majesty, intituled
 ‘ *An Act to amend the Law for the Registration of Persons*
 ‘ *entitled to vote, and to define certain Rights of voting, and to*
 ‘ *regulate certain Proceedings in the Election of Members to*
 ‘ *serve in Parliament for England and Wales*, so far as it relates
 ‘ to the Qualifications of Revising Barristers :

Be it enacted by the Queen’s most Excellent Majesty, by and
 with the Advice and Consent of the Lords Spiritual and Tem-
 poral, and Commons, in this present Parliament assembled, and by
 the Authority of the same, as follows :

Barrister
 being a Com-
 missioner under
 16 & 17 Vict.
 c. 57. not
 disqualified.

1. That, notwithstanding anything in the recited Act, the
 Appointment of or the holding Office by any Barrister as a Com-
 missioner appointed before or after the passing of this Act, under
 an Act of the Fifteenth and Sixteenth Years of the Reign of
 Her present Majesty, Chapter Fifty-seven, shall not disqualify
 such Barrister for the Appointment to or from holding the Office
 of Revising Barrister.

C A P.

Postmaster General.

C A P. LV.

An Act to enable the Postmaster General to sit in the House of Commons. [30th July 1866.]

WHEREAS it has been considered that the Office of Postmaster General is a "new Office or Place of Profit under the Crown" according to the true Intent of the Act passed in the Sixth Year of the Reign of Queen *Anne*, Chapter Seven, and that the Person holding the same is thereby incapacitated from sitting or voting as a Member of the House of Commons, and it is expedient that Provision should be made for enabling the Holder of the said Office to sit in the House of Commons:

Be it therefore enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, as follows:

1. The Office of Postmaster General shall not, after the passing of this Act, be deemed to be a new Office or Place of Profit within the Meaning of the said Act of the Sixth Year of the Reign of Queen *Anne*, or such an Office as disqualifies the Holder thereof from being elected or sitting or voting as a Member of the House of Commons; subject to the Proviso that if a Member of the House of Commons accept the said Office, he shall thereby, though eligible for Re-election, vacate his Seat, and a new Writ shall issue for an Election as if he were dead.

Office of Postmaster General not to disqualify its Holder from sitting as a Member of the House of Commons.

C A P. LVI.

An Act for confirming certain Provisional Orders made by the Board of Trade under The General Pier and Harbour Act, 1861, relating to *Clynder, Hastings, and Newlyn*.

[30th July 1866.]

WHEREAS a Provisional Order made by the Board of Trade under The General Pier and Harbour Act, 1861, is not of any Validity or Force whatever until the Confirmation thereof by Act of Parliament:

24 & 25 Vict. c. 45.

And whereas it is expedient that the several Provisional Orders made by the Board of Trade under the said Act, and set out in the Schedule to this Act, be confirmed by Act of Parliament:

Be it therefore enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, as follows:

1. The several Orders set out in the Schedule to this Act shall be and the same are hereby confirmed, and all the Provisions thereof in Manner and Form as they are set out in the said Schedule shall, from and after the passing of this Act, have full Validity and Force.

Orders set out in Schedule confirmed.

2. This Act may be cited as The Pier and Harbour Orders Confirmation Act, 1866 (No. 2).

Short Title.

Pier and Harbour Orders Confirmation (No. 2).

The SCHEDULE of Orders.

1. CLYNDER.—Construction of a Pier.
2. HASTINGS.—Construction of a Pier.
3. NEWLYN.—Construction of a Pier.

C A P. LVII.

An Act to make further Provision for the Enrolment of certain Deeds, Assurances, and other Instruments relating to Charitable Trusts. [30th July 1866.]

9 G. 2. c. 36.

‘ WHEREAS an Act was passed in the Ninth Year of the Reign of His late Majesty King George the Second, Chapter Thirty-six, intituled *An Act to restrain the Disposition of Lands whereby the same become inalienable*: And whereas by a Second Act passed in the Twenty-fourth Year of the Reign of Her present Majesty, Chapter Nine, certain Deeds, Assurances, and Instruments theretofore made were, notwithstanding the first-mentioned Act, made valid where the same, or any separate Deed or Instrument declaring the Charitable Uses thereof, had been or should be within the Time therein mentioned enrolled in Her Majesty’s High Court of Chancery; and by Two subsequent Acts respectively passed in the Twenty-fifth Year of Her present Majesty, Chapter Seventeen, and the Twenty-seventh Year of Her present Majesty, Chapter Thirteen, the second-mentioned Act was explained and amended, and the Time for making Enrolments thereunder was extended, and has since expired; and it is expedient that further Provision should be made with respect to certain Deeds, Assurances, and Instruments now rendered void for Want of Compliance with the Provisions of the first-mentioned Act:’

Be it therefore enacted by the Queen’s most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, as follows:

Any Trustee, &c. of any Charity may apply to Court of Chancery for Order authorizing Enrolment of any Deed, &c.

1. Any Trustee, Governor, Director, or Manager of any Charity, or any other Person entitled to act in the Management of or otherwise interested in any Charitable Trust, may, by Summons in a summary Way, and without Service thereof upon any Person, apply to the Court of Chancery for an Order authorizing the Enrolment in the Court of any Deed, Assurance, or other Instrument whereby any Hereditaments of any Tenure or any Estate or Interest therein have or has been or shall be given, granted, or in any way conveyed, settled, or charged for Charitable Uses, or of any other Deed, Assurance, or Instrument relative to or connected with any Charitable Trust, and which Deed, Assurance, or Instrument ought to have been enrolled, but has not been enrolled within the Time by Law limited for that Purpose, or (where such Deed, Assurance, or Instrument has been lost or destroyed by Time or Accident, and the Trusts thereof, sufficiently appear by some subsequent Deed appointing new Trustees or otherwise reciting the Trusts created by the original Deed,

Charitable Trusts Deeds Enrolment.

Deed, Assurance, or Instrument) for an Order authorizing the Enrolment of such subsequent Deed.

2. If the Court shall be satisfied by Affidavit or otherwise that the Deed, Assurance, or other Instrument conveying or charging the Hereditaments, Estate, or Interest for Charitable Uses was made really and *bonâ fide* for full and valuable Consideration, actually paid at or before the making or perfecting thereof, or reserved by way of Rentcharge or other annual Payment, or partly paid at or before the making or perfecting of such Deed, Assurance, or other Instrument, and partly reserved as aforesaid, without Fraud or Collusion, and that at the Time of the Application to the Court Possession or Enjoyment is held under such Deed, Assurance, or other Instrument, and that the Omission to enrol the same in proper Time has arisen from mere Ignorance or Inadvertence, or from the Destruction thereof by Time or Accident, it shall be lawful for the Court to make an Order authorizing the Enrolment in the Court of the Deed, Assurance, or Instrument to which the Application relates, or of a such subsequent Deed, as the Case may be, and the same shall thereupon be enrolled accordingly at any Time within Six Calendar Months from the Date of the Order, and no Acknowledgment shall be necessary prior to Enrolment.

If Court satisfied that Deed, &c. was made *bonâ fide* for full and valuable Consideration, Court may make Order authorizing Enrolment.

3. Every Enrolment made pursuant to an Order of the Court under this Act shall, notwithstanding anything in the first-mentioned Act contained, have the same Force and Effect which by the second-mentioned Act, as explained and amended by the Two subsequent Acts before mentioned, is given to the Enrolment of a Deed, Assurance, or other Instrument, or of a subsequent Deed, by the Three last-mentioned Acts respectively authorized to be enrolled, and duly enrolled according to the Provisions thereof and within the Time thereby respectively limited.

Force and Effect given to Deed, &c. by Enrolment.

4. Provided always, That nothing herein contained shall affect or apply to any Deed, Instrument, or Assurance as to which at the Time of any such Application to the Court of Chancery any Action, Suit, or Proceeding shall be pending for setting aside the same or for asserting any Right founded on the Invalidity thereof, or any Decree or Judgment shall have been then already obtained founded on such Invalidity.

Proviso concerning Deeds, &c. as to which at Time of Application to Court any Suit, &c. is pending.

C A P. LVIII.

An Act for confirming certain Provisional Orders made by the Board of Trade under The General Pier and Harbour Act, 1861, relating to *Ardglass, Blackpool (South), Cowes (West), Dawlish, Hopeman, Hornsea, Llandudno, Penzance, Plymouth (Hoe), Redcar, and Scarborough.*

[6th August 1866.]

‘ WHEREAS a Provisional Order made by the Board of Trade under The General Pier and Harbour Act, 1861, is not of any Validity or Force whatever until the Confirmation thereof by Act of Parliament :

24 & 25 Vict. c. 45.

‘ And

Pier and Harbour Orders Confirmation.

‘ And whereas it is expedient that the several Provisional Orders made by the Board of Trade under the said Act, and set out in the Schedule to this Act, be confirmed by Act of Parliament :’

Be it therefore enacted by the Queen’s most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, as follows :

Orders set out
in Schedule
confirmed.

1. The several Orders set out in the Schedule to this Act shall be and the same are hereby confirmed, and all the Provisions thereof in Manner and Form as they are set out in the said Schedule shall, from and after the passing of this Act, have full Validity and Force.

Short Title.

2. This Act may be cited as The Pier and Harbour Orders Confirmation Act, 1866.

The SCHEDULE of Orders.

1. ARDGLASS.—Amendment of Order.
2. BLACKPOOL (South).—Construction of a Pier.
3. COWES (West).—Construction of a Pier.
4. DAWLISH.—Construction of a Pier.
5. HOPEMAN.—Improvement of Harbour.
6. HORNSEA.—Construction of a Pier.
7. LLANDUDNO.—Construction of a Pier.
8. PENZANCE.—Construction of a Pier.
9. PLYMOUTH (Hoe).—Construction of a Pier.
10. REDCAR.—Construction of a Pier.
11. SCARBOROUGH.—Construction of a Pier.

C A P. LIX.

An Act to appoint additional Commissioners for executing the Acts for granting a Land Tax and other Rates and Taxes. [6th August 1866.]

C A P. LX.

An Act to defray the Charge of the Pay, Clothing, and contingent and other Expenses of the Disembodied Militia in *Great Britain and Ireland*; to grant Allowances in certain Cases to Subaltern Officers, Adjutants, Paymasters, Quartermasters, Surgeons, Assistant Surgeons, and Surgeons Mates of the Militia; and to authorize the Employment of the Non-commissioned Officers.

[6th August 1866.]

C A P. LXI.

An Act to confirm a Provisional Order under The Drainage and Improvement of Lands Act (*Ireland*), and the Acts amending the same. [6th August 1866.]

‘ WHEREAS the Commissioners of Public Works in *Ireland* have, in pursuance of “ The Drainage and Improvement of Lands Act (*Ireland*), 1863,” and the Acts amending the same,

Drainage and Impt. of Lands Act (Ireland) Provisional Order.

' same, duly made the Provisional Order contained in the Schedule to this Act annexed ; and it is by the first-mentioned Act provided that no such Orders shall be of any Validity whatsoever until they shall be confirmed by Parliament ; and it is expedient that said Order should be so confirmed : '

Be it therefore enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, as follows :

1. The Provisional Order contained in the Schedule hereunto annexed is hereby confirmed, and from and after the passing of this Act shall be deemed to be a Public General Act of Parliament of the like Force and Effect as if the Provisions of the same had been enacted in the Body of this Act.

Provisional
Order in Schedule confirmed.

2. This Act may be cited for all Purposes as "The Drainage and Improvement of Lands Supplemental Act (*Ireland*) 1866."

Short Title.

SCHEDULE to which this Act refers.

Drainage and Improvement of Lands Act (*Ireland*), 1863.

26 & 27 Vict. c. 88., 27 & 28 Vict. c. 72., and 28 & 29 Vict. c. 52.

In the Matter of the CONNELL DRAINAGE DISTRICT in the County of Kildare.

C A P LXII.

An Act to amend the Law relating to the Woods, Forests, and Land Revenues of the Crown. [6th August 1866.]

BE it enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, as follows :

Permanent Improvements.

1. Where at any Time after the passing of this Act any Operation, Work, Matter, or Thing, being within the Description of the Improvement of Land contained in Section Nine of the Act of the Session of the Twenty-seventh and Twenty-eighth Years of Her Majesty's Reign, Chapter One hundred and fourteen, (The Improvement of Land Act, 1864,) is effected or done in or with reference to any Part of the Possessions and Land Revenues of the Crown under the Management of the Commissioners of Her Majesty's Woods, Forests, and Land Revenues (hereafter in this Act referred to as the Commissioners of Woods), the Commissioners of Her Majesty's Treasury (hereafter in this Act referred to as the Commissioners of the Treasury) may, if they think fit, direct, with respect to any such Operation, Work, Matter, or Thing, that the Costs, Charges, and Expenses of and connected with the same shall be charged as a Principal Sum to the Account of the Capital of the Land Revenue of the Crown ; but in every Case where such Direction is given the Principal Sum so charged

Power to
Treasury to
direct Cost of
Improvements
to be charged
to Capital and
repaid out of
Income.

shall

Crown Lands.

shall be repaid out of the Income of the Land Revenue of the Crown in such Manner and within such Time as in each Case the Commissioners of the Treasury from Time to Time direct, so nevertheless that in every Case Provision be made for the complete Repayment of Principal out of Income as aforesaid within a Period not exceeding Thirty Years from the Time at which the Principal Sum becomes a Charge as aforesaid.

Mines.

Capitalization
of Moiety of
net Produce of
Mines.

2. From and after the passing of this Act One Moiety of the net annual Income of the Land Revenue of the Crown received by the Commissioners of Woods in respect of any Coal, Iron-stone, or Mineral, Stone, Slate, Clay, Gravel, Sand, or Chalk, or of any Substance obtained by mining, quarrying, or excavating, shall be carried to the Account of the Capital of the Land Revenue of the Crown, and the Residue of the net Amount received from the Sources in this Section mentioned shall be carried to the Account of the Income of such Land Revenue.

For the Ascertainment of such net Income as aforesaid there shall be deducted from the gross Amount received such Sum as the Commissioners of the Treasury from Time to Time think fit in respect of the Salary and Expenses of the Crown Mineral Inspector and Expenses of local Management, and for the Purposes aforesaid the Commissioners of Woods shall keep a separate Account (in such Form as the Commissioners of the Treasury from Time to Time direct) to be called "The Mines Account," which Account shall include all Receipts and Outgoings in respect of the Sources of Revenue in this Section mentioned, and which Account shall show the respective Amounts to be from Time to Time carried under this Section to the Capital and to the Income of the Land Revenue of the Crown.

Consideration
for Mining
Leases.

3. On granting a Lease of any Coal or other such Substance as in the last preceding Section mentioned, or any Authority or Licence for the working thereof, or any Licence for the making of an Underlease, Assignment, or other Disposition of the Interest of any Person under any such Lease, Authority, or Licence, the Commissioners of Woods, or One of them, may, if they or he think fit, with the Approval of the Commissioners of the Treasury, receive or agree to receive (in addition to any Rent, Royalty, or Reservation) such Sum of Money as seems to them or him sufficient Consideration for such Lease, Authority, or Licence.

New Forest and Forest of Dean.

Repeal of
Sect. 9. of
14 & 15 Vict.
c. 76.

4. From and after the passing of this Act Section Nine of the Act of the Session of the Fourteenth and Fifteenth Years of Her Majesty's Reign (Chapter Seventy-six), "to extinguish the Right of the Crown to Deer in the *New Forest*, and to give Compensation in lieu thereof, and for other Purposes relating to the said Forest," shall be and the same is hereby repealed; but nothing herein shall affect any Licence for any of the Purposes in that Section mentioned granted before the passing of this Act.

5. From

Crown Lands.

5. From and after the passing of this Act the Commissioners of Woods, or One of them, on behalf of Her Majesty, may from Time to Time, with the Approval of the Commissioners of Her Majesty's Treasury, grant Licences to any Person or Persons to hunt, hawk, fish, and fowl on and over all or any Parts or Part of the *New Forest* and *Forest of Dean* respectively the Soil and Freehold whereof are for the Time being vested in the Crown, subject and according to the Provisions for the Time being in force relative to Licences by the said Commissioners or either of them in exercise of any Powers by Law vested in them or him to grant Licences to hunt, hawk, fish, or fowl upon or over any Forest belonging to Her Majesty, and under the Management of the said Commissioners or either of them; provided always, that notwithstanding anything in this Act contained, no such Licence shall be deemed to be or construed to operate as or in the Nature of a Lease or Demise.

Power to Commissioners of Woods, with Approval of Treasury, to grant Licences to hunt, &c. over New Forest and Forest of Dean.

Epping Forest.

6. From and immediately after the Thirty-first Day of December One thousand eight hundred and sixty-six the Commissioners of Her Majesty's Works and Public Buildings for the Time being shall perform and exercise the Duties and Powers of Management, and all other Duties and Powers, which if this Act had not been passed would have been performed and exercised by the Commissioners of Woods of and in relation to the Forestal Rights and Interests of the Crown in, to, or over that Portion of *Waltham Forest* usually called *Epping Forest*.

Transfer of Management of Forestal Rights in Epping Forest to Commissioners of Works.

Transfer to Board of Trade.

7. From and immediately after the Thirty-first Day of December One thousand eight hundred and sixty-six all such Parts and Rights and Interests as then belong to Her Majesty in right of the Crown of and in the Shore and Bed of the Sea, and of every Channel, Creek, Bay, Estuary, and of every navigable River of the United Kingdom, as far up the same as the Tide flows (and which are herein-after for Brevity called the Foreshore), except as in this Act provided, shall, subject to the Provisions of this Act, and subject also to such public and other Rights as by Law exist in, over, or affecting the Foreshore or any Part thereof, be and the same are hereby transferred from the Management of the Commissioners of Woods to, and thenceforth the same shall be under the Management of, the Board of Trade.

Transfer of Management of Foreshore to Board of Trade.

8. The Board of Trade shall have and may exercise all the Powers and Authorities, Rights and Privileges, whatsoever with regard to the Foreshore which the Commissioners of Woods now have or are entitled to exercise with respect to the same.

Board of Trade to have same Powers as Commissioners of Woods.

9. All Deeds and Instruments made by the Board of Trade under this Act shall be executed and signed by One of the Secretaries or Assistant Secretaries of the Board of Trade; but nothing in this Act or in any such Deed or Instrument shall extend to charge personally the Officer of the Board of Trade executing or signing the same.

Execution of Deeds, &c.

10. The

Crown Lands.

Application to
Board of Trade
of Parts of
10 G. 4. c. 50.

10. The following Provisions of the Act of the Tenth Year of the Reign of King *George* the Fourth (Chapter Fifty), "to consolidate and amend the Laws relating to the Management and Improvement of His Majesty's Woods, Forests, Parks, and Chases, of the Land Revenue of the Crown within the Survey of the Exchequer in *England*, and of the Land Revenue of the Crown in *Ireland*, and for extending certain Provisions relating to the same to the Isles of *Man* and *Alderney*," shall extend and apply, *mutatis mutandis*, to the Board of Trade, their Deeds, Acts, Proceedings, Officers, and Servants under this Act, as if those Provisions were here repeated, with the Substitution therein of the Board of Trade for the Commissioners of Woods, and of the Foreshore under the Management of the Board of Trade for the Possessions and Land Revenues of the Crown to which that Act relates, namely,—Sections Seventy-four, Seventy-seven, Eighty-one to Eighty-five, and Ninety to Ninety-four (all inclusive)—save that such Consent of any Authority or Inrolment of any Instrument as is in any Case required by any of those Sections shall not be requisite under this Act.

Application to
Board of Trade
of Sect. 5. of
16 & 17 Vict.
c. 56.

11. The Provisions of Section Five of the Act of the Session of the Sixteenth and Seventeenth Years of Her Majesty's Reign (Chapter Fifty-six), "to facilitate the Redemption of certain Charges on the Hereditary Possessions and Land Revenues of the Crown, and to make other Provisions in regard to the Management of such Hereditary Possessions and Land Revenues," as amended by this Act, shall extend and apply to the Board of Trade, their Deeds, Acts, Proceedings, Officers, and Servants, under this Act, as if that Section were here repeated, with the Substitution therein of the Board of Trade for the Commissioners of Woods,—save that such Consent of any Authority as is in any Case required by that Section shall not be requisite under this Act.

Monies received
by Board of
Trade under
this Act to
form Part of
Consolidated
Fund.

12. All Money which is received by the Board of Trade in consequence of the Exercise of any of the Powers or Authorities, Rights or Privileges, conferred on them by this Act, and which if this Act had not been passed would have been carried by the Commissioners of Woods as annual Income to the Consolidated Fund of the United Kingdom, in this Act called the Consolidated Fund, shall be paid by the Board of Trade into the Receipt of Her Majesty's Exchequer, and shall be carried to and form Part of the Consolidated Fund.

Monies that
would have
been applied as
Capital by
Commissioners
of Woods, to
go towards
Reduction of
National Debt.

13. All Money which is received by the Board of Trade in consequence of the Exercise of any of the Powers, Authorities, Rights, or Privileges last aforesaid, and which if this Act had not been passed would have been applied as Capital by the Commissioners of Woods, shall be applied towards the Reduction of the National Debt in such Manner as the Commissioners of the Treasury from Time to Time direct; and a Copy of every Minute or Warrant of the Commissioners of the Treasury directing any such Application shall be laid before both Houses of Parliament.

Compensation
to Crown to be
determined by
Arbitration.

14. The Amount of the Compensation to be paid to the Land Revenue of the Crown for the Transfer effected by this Act of the Rights

Crown Lands.

Rights and Interests of the Crown in the Foreshore shall be determined by Two Arbitrators appointed, one by the Commissioners of the Treasury, and the other by the Commissioners of Woods, or, in case of the Disagreement of the Arbitrators, by an Umpire appointed by the Lord Chancellor of *Great Britain* before the Arbitrators enter on the Reference.

15. The Amount of the Compensation so determined shall be made good to the Capital of the Land Revenue of the Crown after the making of the Award of the Arbitrators or Umpire in either or both, or partly in one and partly in the other, of the following Modes, as the Commissioners of the Treasury from Time to Time direct; namely,

Mode in which
Compensation
to be made
good.

- (1.) By the Release (within Six Months after the making of such Award) to the Land Revenue of the Crown of any Debt due therefrom to the Consolidated Fund, which Release shall be made by a Warrant of the Commissioners of the Treasury;
- (2.) By the Transfer (within Six Months after the making of the said Award) to the Consolidated Fund of the Charge for any Pensions, Annuities, or other annual Payments payable out of the Land Revenue of the Crown, which shall be specified in a Warrant of the Commissioners of the Treasury, and on the issuing of such Warrant the same shall become and are hereby charged on the Consolidated Fund, and thereupon the Land Revenue of the Crown shall become and is hereby discharged therefrom (every such Warrant being inrolled in Her Majesty's Court of Exchequer at *Westminster*):

The Balance (if any) of the Amount of Compensation so determined (the Amount of which Balance shall be specified in a Warrant of the Commissioners of the Treasury) shall be charged on the Consolidated Fund, and shall be payable thereout at such Periods and in such Proportions as the Commissioners of the Treasury from Time to Time by Warrant direct, but so nevertheless that the whole of such Balance (if any) shall be paid within the Space of Ten Years after the making of the said Award.

A Copy of every Warrant made in pursuance of the present Section shall be laid before both Houses of Parliament.

16. With a view to the Determination of the Amount of the Debt now due from the Land Revenue of the Crown to the Consolidated Fund, the Arbitration directed by the Acts described in the First Schedule to this Act, for determining the Value of the Property thereby transferred (forming Part of the Possessions and Land Revenues of the Crown), shall be had forthwith after the passing of this Act.

Immediate
Valuation of
Crown Land
taken for Public
Offices.

17. Nothing in this Act shall apply to the Portions of the Foreshore described in the Second Schedule to this Act, or to any other particular Portions of the Foreshore with respect to which the Commissioners of Woods are by any Act specially empowered to make any Disposition or Arrangement of or concerning the Rights of the Crown therein; and every such Act shall continue to operate, and every Disposition or Arrangement made or to be made

Exception of
Portions of
Foreshore de-
scribed in
Second Sched-
ule, &c.

Crown Lands.

made thereunder shall have the like Validity, Effect, and Consequences, as if this Act had not been passed.

Exception of
Portions of
Foreshore
sold, &c.

18. Nothing in this Act shall apply to any Portion of the Foreshore in relation to which any Instrument has been before the First Day of *January* One thousand eight hundred and sixty-seven made or executed by the Commissioners of Woods, or either of them, in the due Exercise of any Powers for the Time being by Law vested in them or him.

Exception of
Portions of
Foreshore if
Money paid
into Court, &c.

19. Where before the First Day of *January* One thousand eight hundred and sixty-seven any Money has been paid under any Act into the Bank of *England* or any other Bank in relation to any Portion of the Foreshore, then such Money and Portion of the Foreshore shall continue and may be dealt with as if this Act had not been passed.

Exception of
Portions of
Foreshore
fronting Crown
Property.

20. Nothing in this Act shall apply to any Portion of the Foreshore in front of or immediately adjacent to any Lands whereof or whereto Her Majesty, or any Person or Body in trust for Her Majesty, is on the Thirty-first Day of *December* One thousand eight hundred and sixty-six seised or entitled in possession, reversion, or remainder, or which Lands on the same Day are the Property of any Department of Her Majesty's Government, or in the Possession of any such Department or of any Officers thereof; and every such Portion of the Foreshore shall continue vested, and be subject to the Exercise therein of the same Powers, Authorities, Rights, and Privileges, as if this Act had not been passed; and nothing in this Act contained or to be done by virtue of this Act shall take away, restrict, or diminish any Power or Right by Law vested in the Crown to use the Foreshore for the Purposes of any Salmon Fishings which may belong to the Crown.

Exception of
Mines, &c. un-
der Foreshore.

21. Nothing in this Act shall apply to any Beds, Seams, or Veins of Coal or Stone or any Metallic or other Mineral Substances in or under the Foreshore, or to any Mines or Quarries thereof, and the same shall continue and be vested, held, and enjoyed as if this Act had not been passed.

Power for Per-
sons interested
in Mines, &c.
to enter on
Foreshore, &c.

22. Subject to the Provisions of this Act, all Persons for the Time being entitled, in right of or under the Crown, to or to the Management of any Beds, Seams, Veins, Mines, or Quarries as aforesaid in or under the Foreshore, or in or under any Lands immediately adjacent thereto, and their respective Tenants, may take into possession, or use or pass through, over, or under, any Portion of the Foreshore under the Management of the Board of Trade in order to do all or any of the following Things; namely,

To make or sink any Pits, Shafts, Adits, Drifts, Levels, Drains, Watercourses, Pools, or Embankments;

To make, lay, place, use, and repair any Spoil Banks, Roads, Ways, Brooks, and Banks;

To make, erect, and repair any Lodges, Shafts, Steam and other Engines, Buildings, Works, and Machinery;

To do any such other Acts as are for the Time being necessary or convenient for working, searching for, digging, raising, carrying

Crown Lands.

carrying away, dressing, or making merchantable the Coal, Stone, or other Substances aforesaid ;

Giving to the Board of Trade at least Two Months previous Notice in Writing of the Intention to exercise the Powers of this Section (stating the Nature, Extent, and Duration of the proposed Interference with the Foreshore), and doing as little Damage as may be in the Exercise of those Powers, and making full Compensation to all Persons interested for all Damage sustained by them by reason or in consequence of the Exercise of such Powers, the Amount and Application of such Compensation to be determined in manner provided by The Lands Clauses Consolidation Act, 1845, The Lands Clauses Consolidation (*Scotland*) Act, 1845, or The Railways Act (*Ireland*), 1851, and any Act amending those Acts respectively (as the Case requires), for Determination of the Amount and Application of Compensation for Lands taken or injuriously affected.

23. Nothing in the foregoing Provisions shall authorize any Person, and it shall not be lawful for any Person to sink, drive, or make any Pit, Shaft, Adit, Drift, Level, Drain, Watercourse, Pool, or Embankment, so as to injure, weaken, or endanger, or be likely to injure, weaken, or endanger, any Pier or other Structure on or near the Foreshore.

Protection of Structures on or near Foreshore.

24. The Persons for the Time being exercising the Powers conferred by the foregoing Provisions, or any of them, shall make and maintain all Works and Conveniences necessary or proper for the Safety and Accommodation of the Public.

Provision for Safety of Tenants, &c.

25. Nothing in this Act contained shall extend or increase or be construed to extend or increase the Powers or Authorities, Rights or Privileges, of the Crown over the Foreshore, or any Part thereof, but as between the Crown and all other Persons such Powers and Rights shall continue as the same existed before the passing of this Act.

Act not to increase Power of the Crown over the Foreshore.

Arbitrations.

26. Where any Matter in difference, whether being the Subject of a pending Suit in any Court or not, or any Issue in any such Suit, is referred to Arbitration under Section Ninety-four of the said Act of the Tenth Year of the Reign of King *George* the Fourth, or under Section Five of the said Act of the Session of the Sixteenth and Seventeenth Years of Her Majesty's Reign, or under such Sections or either of them as applied by this Act, the Arbitrators or Umpire may, on the Application of either Party, by Summons require any Person to attend before them or him to be examined as a Witness, or to bring before them or him any Books, Papers, Maps, Plans, and Writings in his Possession or Control relating to the Subject of the Reference ; and every Person so summoned shall be bound to obey the Summons on a reasonable Sum being paid or tendered to him for his Expenses.

Power for Arbitrators, &c. to summon Witnesses.

27. The Arbitrators or Umpire may administer an Oath or an Affirmation (where an Affirmation in lieu of an Oath would be admitted in a Court of Justice) to any Person examined, and may take the Affidavit or Declaration of any Person.

Power to examine on Oath, &c.

Crown Lands.

Penalty for
Non-attend-
ance, &c.

28. If any Person on whom any such Summons is served (either personally or by Delivery at his last known or usual Place of Abode or Business) fails to obey the same without reasonable Excuse, or refuses to be sworn or make Affirmation, or to answer any lawful Question put to him, he shall be liable on summary Conviction to a Penalty not exceeding Ten Pounds, without Prejudice to any other Remedy against him.

Penalty for
giving false
Evidence.

29. If any Person on any such Examination on Oath or Affirmation or in any such Affidavit or Declaration wilfully gives false Evidence he shall be deemed guilty of Perjury.

Claremont.

Power to Her
Majesty to re-
tain Claremont
House with
Park, &c. for
Her Life.

30. It shall be lawful for Her Majesty to retain and have the Use and Enjoyment, during Her Life or Pleasure, of the Mansion near *Esher* called *Claremont*, and its Fixtures and Furniture, with the Park, Pleasure Grounds, and Gardens thereto belonging (containing by Estimation Three hundred and thirty-two Acres or thereabouts), and certain Plantations and Lands (containing by Estimation One hundred and thirty-two Acres or thereabouts), with a Spring of Water rising therein (from which the said Mansion is supplied with Water), and the Waste Lands Parcel of the Manors of *Esher*, and *Milbourne* or *Waterville Esher*.

General Saving.

Saving of
Rights of pri-
vate Persons,
&c.

31. Saving to all Persons, Bodies Politic or Corporate, and their respective Heirs, Executors, Administrators, Successors, and Assigns, (other than Her Majesty, Her Heirs and Successors, in right of the Crown,) all such Estates, Rights, Titles, Claims, and Demands whatsoever as they respectively have at the passing of this Act, or might or could have had if this Act had not been passed.

Short Title.

Short Title.

32. This Act may be cited as The Crown Lands Act, 1866.

The FIRST SCHEDULE.

Acts relating to Crown Land taken for Public Offices.

24 & 25 Vict. c. 88.

An Act to vest in the Commissioners of Her Majesty's Works and Public Buildings a Portion of Saint James's Park as a Site for Public Offices.

25 & 26 Vict. c. 74.

An Act to enable the Commissioners of Her Majesty's Works to acquire additional Lands for the Purposes of the Public Offices Extension Act of 1859, by way of Exchange for Land already acquired but not wanted for the Purposes of the said Act.

*Crown Lands.**Courts of Justice.*

The SECOND SCHEDULE.

Portions of Foreshore excepted from Transfer to Board of Trade.

Portions of Foreshore.	Acts relating to those Portions of Foreshore.
Foreshore of Thames -	The Thames Conservancy Act, 1857.
Foreshore of Tees -	The Tees Conservancy Act, 1857.
Foreshore of County Palatine of Durham.	21 & 22 Vict. c. 45.—An Act to amend the Provisions of an Act of the Sixth Year of King William the Fourth, for separating the Palatine Jurisdiction of the County Palatine of Durham from the Bishoprick of Durham, and to make further Provision with respect to the Jura Regalia of the said County.

C A P. LXIII.

An Act to amend the Acts relating to the intended Courts of Justice. [6th August 1866.]

‘ WHEREAS the Courts of Justice Commissioners (appointed under Section Four of The Courts of Justice Building Act, 1865,) have advised the Commissioners of Her Majesty’s Treasury that it is desirable that Part of the Money provided by Parliament for the Purposes of the Courts of Justice Concentration (Site) Act, 1865, should be applied in or towards the Purchase of Lands adjacent to Lands prescribed in that Act, for the widening of *Carey Street*, for improving the Access of Light and Air to the intended Building for the Courts of Justice, and for such other Objects as the Commissioners of Her Majesty’s Treasury think advantageous in relation to the intended Concentration of the Courts of Justice: 28 & 29 Vict. c. 48.

‘ And whereas the Expence thereof is not included in the Estimate given in pursuance of Section Nineteen of The Courts of Justice Concentration (Site) Act, 1865, and therefore cannot be defrayed out of the Money already provided by Parliament for the Purposes of that Act; and the Courts of Justice Commissioners have recommended that any Money applied as aforesaid be repaid by means of the Taxation of Suitors of the Courts (other than the Court of Chancery) to be accommodated in the said Building:’ 28 & 29 Vict. c. 49.

Be it therefore enacted by the Queen’s most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, as follows:

1. Any Money required to be applied as aforesaid may, if the Commissioners of Her Majesty’s Treasury think fit, be paid in the first As to Advance by Treasury for Purchase.

*Courts of Justice.**Inland Revenue.*

first instance out of the Money already provided by Parliament for the Purposes of The Courts of Justice Concentration (Site) Act, 1865.

As to Advance to be repaid by Rent of Courts Fee.

2. Any Advance made under the Authority of this Act, with Interest thereon, shall be repaid by means of the Contribution to be levied under The Courts of Justice Building Act, 1865, on Suitors (other than those of the Court of Chancery) using the said Building, and the Redemption Annuity to be created, and the Rent of Courts Fee to be taken, under the same Act, as nearly as may be as if such Advance formed Part of the Advances authorized by that Act.

Short Title.

3. This Act may be cited as The Courts of Justice Act, 1866.

C A P. LXIV.

An Act to amend the Laws relating to the Inland Revenue.
[6th August 1866.]

BE it enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, as follows :

Grant of Drawback on solidified Worts exported to Foreign Parts.

1. 'Whereas a Drawback of Excise is payable by Law in respect of Beer brewed or made by any entered and licensed Brewer of Beer for Sale in the United Kingdom, and exported as Merchandise from any Port in the United Kingdom to Foreign Parts, and it is expedient to grant a Drawback of Excise in respect of Worts made and solidified by any such Brewer as aforesaid, and exported as aforesaid : ' Be it enacted, That there shall be paid and allowed in respect of Worts made by any entered and licensed Brewer of Beer for Sale in the United Kingdom from Malt or Sugar, or Malt and Sugar, on which the full Duties of Excise and Customs respectively have been charged or paid, and solidified, and exported as Merchandise from any Port in the United Kingdom to Foreign Parts, a Drawback at the Rate of the Duty payable on One Bushel of Malt, with the Addition of the Sum of Three Halfpence for every Twenty-eight Pounds Avoirdupois of such Wort made and solidified as aforesaid, which shall be manufactured, prepared, and exported in conformity with the Provisions of this Act.

The Manufacture and Exportation of solidified Worts to be under such Regulations as the Commissioners of Inland Revenue may make, and under Conditions specified in this Section.

2. The Manufacture, Preparation, Packing, and Exportation of such Wort shall be under and subject to such Rules, Regulations, and Securities (by Bond or otherwise) as the Commissioners of Inland Revenue may from Time to Time make and require respectively in that Behalf, and under and subject also to the following Conditions ; (that is to say,)

1. The Wort shall not be evaporated until it has been boiled with Hops in the Proportion of at least One Pound Weight Avoirdupois of Hops to every Bushel of Malt, or Twenty-five Pounds Weight Avoirdupois of Sugar used in making such Wort :
2. The solidified Wort shall be of such Density that when dissolved in Water in the Proportion of Twenty-eight Pounds Weight

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Weight Avoirdupois of such Wort to Thirty-four Gallons and One Tenth Part of a Gallon of Water it shall produce Thirty-six Gallons of liquid Wort of a Specific Gravity not less than 1·027 Degrees, such Specific Gravity to be ascertained in the Manner directed by the Seventy-second Section of the Act passed in the Twenty-third and Twenty-fourth Years of the Reign of Her Majesty, Chapter One hundred and fourteen, or by means of the Weighing Bottle, as the said Commissioners shall direct :

3. Solidified Wort shall be packed only between the Hours of Six o'Clock in the Morning and Six o'Clock in the Afternoon, and in the Presence of the proper Officer of Excise, and in such Cases or Packages as shall be approved by the said Commissioners, and such Cases or Packages shall be fastened and secured to the Satisfaction of such Officer :
4. The Brewer shall give Twenty-four Hours Notice of his Intention to export solidified Wort to the Officer of Excise in whose Survey his Brewery shall be situated, stating the Quantity of such Wort intended to be exported, the particular Day and Hour at which the same is to be packed, and the Name of the Port from which it is to be exported :
5. The Brewer shall provide just and sufficient Scales and Weights properly adapted for the weighing of solidified Wort, and shall allow any Officer of Excise to use the same, and shall provide such Officer with proper and sufficient Assistance to enable him to weigh such Wort.
3. If any solidified Wort, packed or produced for Exportation, shall have mixed therewith any Substance, Material, or Thing other than such as shall be produced by the Process of mashing from Malt, or from such Descriptions of Sugar as may lawfully be employed in the brewing of Beer, the Brewer shall, ever and above any other Penalty to which he may be subject, forfeit the Sum of Two hundred Pounds, and all such Wort, and the Packages in which the same may be contained, together with any Drawback claimed thereon, shall be forfeited.
4. The Drawback or Allowance upon solidified Wort exported under the Provisions of this Act shall be paid by the Commissioners of Inland Revenue, and the Provisions of all Acts in force relating to the Exportation of any exciseable Commodities on Drawback, and all Fines, Forfeitures, Pains, and Penalties imposed by the said Act, shall (except as altered by this Act) extend to and shall be respectively applied, practised, and put in execution for and in respect of the said Drawback or Allowance upon solidified Wort hereby granted upon the Exportation thereof, in as full and ample a Manner to all Intents and Purposes as if the said several Provisions, Fines, Forfeitures, Pains, and Penalties were enacted and imposed in and by this Act.
5. So much of the Condition numbered "One" in the Twenty-eighth Section of the Act of the Twenty-third and Twenty-fourth Years of Her Majesty's Reign, Chapter One hundred and thirteen, as provides that Malt to be exported on Drawback shall not be blown or roasted, is hereby repealed, and the Thirteenth Section

Solidified Wort not to contain anything not produced by the mashing of Malt and Sugar.

Provisions of former Acts relating to the Exportation of exciseable Commodities to apply to the Exportation of solidified Wort.

So much of Condition No. 1. in Sect. 28. of 23 & 24 Vict. c. 113. as pro-

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vides that Malt to be exported shall not be blown or roasted, and of Sect. 13. of 28 & 29 Vict. c. 66., repealed, and other Provisions made.

of the Act of the Twenty-eighth and Twenty-ninth Years of Her Majesty's Reign, Chapter Sixty-six, save so far as respects the Repeal therein contained, is also hereby repealed; and the Amount of Drawback allowed by Law upon the Exportation of Malt shall be calculated in the following Manner; (that is to say,) when the Malt shall weigh less than Forty Pounds Avoirdupois *per* Bushel, a Drawback at the Rate of the Duty payable on One Bushel of Malt shall be allowed and paid in respect of every Forty Pounds Avoirdupois of the Malt exported; and when the Malt shall weigh Forty Pounds Avoirdupois or upwards *per* Bushel, Drawback shall be allowed and paid according to the Quantity ascertained by Measure, subject, however, in either Case, to the Deduction of Seven and a Half *per Centum* upon the Quantity ascertained as directed by the Thirtieth Section of the said Act of the Twenty-third and Twenty-fourth Years of Her Majesty's Reign; provided that no Malt shall be exported on Drawback which, after having been screened and cleaned as directed in the said Twenty-eighth Section of the said last-mentioned Act, shall be of greater Weight than Forty-four Pounds Avoirdupois *per* Bushel, and that no Malt (other than blown, roasted, and crystallized Malt) shall be exported on Drawback which, after having been screened and cleaned as aforesaid, shall be of less Weight than Thirty-six Pounds Avoirdupois *per* Bushel.

Roasted Malt to be exported only by Roasters and Dealers in roasted Malt, and under same Regulations as other Malt.

6. Roasted Malt shall be exported on Drawback by a licensed Roaster of Malt, or by a licensed Dealer in roasted Malt, and by no other Person, and from the entered Premises of such Roaster or Dealer; and all the Provisions, Fines, Forfeitures, Pains, and Penalties contained in or incorporated by so much of Sections Twenty-seven, Twenty-eight, Twenty-nine, Thirty, Thirty-one, Thirty-two, and Thirty-three of the said Act of the Twenty-third and Twenty-fourth Years of Her Majesty's Reign, Chapter One hundred and thirteen, as is now in force, and not repealed by this Act, in relation to the Exportation of Malt from a Malthouse, or to any Act, Neglect, or Omission of a Maltster, shall, so far as the same shall be applicable, extend and apply to the Exportation of roasted Malt, and to any Act, Neglect, or Omission of a Roaster of Malt or Dealer in roasted Malt.

Commissioners of Inland Revenue may authorize the use in Distilleries of Vessels, &c. in addition to those prescribed by Law.

7. It shall be lawful for the Commissioners of Inland Revenue to permit a licensed Distiller, Rectifier, or Compounder to fix and use in his Distillery or Premises, subject to such Regulations as they think fit, any Vessel, Utensil, Cock, Plug, Pump, Pipe, or Fastening which shall be approved of by them, in addition to or in lieu of any Vessel, Utensil, Cock, Plug, Pump, Pipe, or Fastening prescribed and required by the Act passed in the Twenty-third and Twenty-fourth Years of the Reign of Her present Majesty, Chapter One hundred and fourteen, and also for the said Commissioners to withdraw such Permission whenever they shall think proper to do so; and every such Vessel, Utensil, Cock, Plug, Pump, Pipe, or Fastening shall, so long as the same shall be used with the Permission of the said Commissioners, but no longer, be deemed to be a Vessel, Utensil, Cock, Plug, Pump, Pipe, or Fastening prescribed and required by the said Act; and

all

Inland Revenue.

all the Provisions, Penalties, and Forfeitures contained in or imposed by the said Act, or any other Act in force relating to any Vessel, Utensil, Cock, Plug, Pump, Pipe, or Fastening used by or on the Premises of a Distiller, Rectifier, or Compounder, shall, so far as the same shall be applicable, extend and apply to every Vessel, Utensil, Cock, Plug, Pump, Pipe, or Fastening permitted to be fixed and used under the Authority of this Act.

8. No Person shall use Methylated Spirit or any Derivative thereof in the Manufacture, Composition, or Preparation of any Article whatsoever capable of being used either wholly or partially as a Beverage or internally as a Medicine; and if any Person shall use Methylated Spirit or any Derivative thereof in the Manufacture, Composition, or Preparation of any Article as aforesaid, or shall sell or have in his Possession any such Article in the Manufacture, Composition, or Preparation whereof any Methylated Spirit, or any Derivative thereof, shall have been used, he shall forfeit the Sum of One hundred Pounds, and such Article shall be forfeited, together with the Vessels or Packages containing the same: Provided always, that nothing herein contained shall apply to the Use of Methylated Spirit, or any Derivative thereof, in the Manufacture, Composition, or Preparation of Sulphuric Ether or Chloroform, or prevent the Sale or Possession of any Sulphuric Ether or Chloroform: Provided also, that nothing herein contained shall prejudice or affect the Power of the Commissioners of Inland Revenue to allow Methylated Spirit to be used by such Persons as they may authorize in such Branches of the Arts and Manufactures of the United Kingdom as the said Commissioners may sanction or approve.

9. If any Person shall, after any Methylated Spirit shall have been mixed with Gum Resin for forming the Mixture known as "Finish," or any like Mixture, separate the Gum Resin from the said Methylated Spirit, or alter the said Mixture in any Manner except by adding thereto a further Quantity of Gum Resin, or any Article for the sole Purpose of colouring the same, he shall forfeit the Sum of Two hundred Pounds, and the said Spirit and Mixture respectively so separated or altered as aforesaid shall be forfeited, together with the Vessels or other Packages containing the same.

10. If any Carriage, having fixed or placed thereon a numbered Plate provided by the Commissioners of Inland Revenue for a Hackney Carriage not authorized by Licence to be used on *Sundays*, shall be used on any *Sunday* for the Purpose of standing or plying for Hire as a Hackney Carriage within the Metropolitan Police District or the City of *London*, such Carriage shall be deemed to be a Carriage not having the proper Stamp Office Plate fixed thereon, and the Driver of such Carriage or other Person plying for Hire therewith, or having the Care thereof, shall forfeit Five Pounds, and if such Driver or other Person shall be the Proprietor or Owner of such Carriage he shall forfeit Ten Pounds; and such Proceedings as are prescribed in the Twenty-third Section of the Act of the First and Second *William* the Fourth, Chapter Twenty-two, shall be had and taken against such

Methylated Spirit not to be used as a Beverage or as a Medicine

No Alteration to be made in "Finish" made from Methylated Spirit.

Penalty on the Drivers of Hackney Carriages not licensed to be used on *Sundays* using the same on *Sundays*.

Proceedings as in Sect. 23. of 1 & 2 W. 4. c. 22.

Inland Revenue.

Driver or other Person for the Recovery of the said Penalties respectively, and the same Directions shall be observed with respect to such Carriage, and the Horse or Horses harnessed thereto or drawing the same, and the Harness used therewith, and generally as are given and contained in the said Section with respect to the Carriage, Horse or Horses, and Harness therein mentioned, and otherwise.

Penalty on
Persons hawk-
ing Goods
without Li-
cence in the
United King-
dom.

11. 'Whereas it is expedient to impose a uniform Penalty ' throughout the United Kingdom upon Persons hawking Goods ' without Licence:' Be it enacted, That if any Person shall, in the United Kingdom, trade or do any other Act for which such Person is required by the Acts in force in *Great Britain* and *Ireland* respectively to be licensed as a Hawker, Pedlar, or Petty Chapman, without having a proper Licence in that Behalf, or if any Person who shall trade or do any such other Act as aforesaid shall neglect or refuse to produce to any Person who shall demand the same a proper Licence granted to him as a Hawker, Pedlar, or Petty Chapman, and then in force, he shall forfeit the Penalty of Ten Pounds, which shall be an Excise Penalty, and be over and above any other Penalty to which such Person may be liable to under any Act now in force; and it shall be lawful for any Person to seize and detain the Offender, and to deliver him to any Officer of Excise, or to any Constable or Police Officer, who is hereby required to take such Offender before a Justice of the Peace for the County or Place wherein the Offence shall have been committed, and such Justice shall, on the Confession of the Party, or upon due Proof on Oath made of the Offence, convict such Offender in the Penalty aforesaid, or in some mitigated Amount not less than One Fourth Part thereof; and if the Penalty imposed be not immediately paid the Justice shall, by Warrant under his Hand, commit the Offender to Hard Labour in the House of Correction for the said County or Place for the Space of One Calendar Month (to be reckoned from the Day of the Commitment), unless the Penalty shall be sooner paid: Provided always, that where the Person offending shall not be detained and proceeded against in the Manner herein directed the said Penalty of Ten Pounds may be recovered by Information in the same Manner as any other Excise Penalty.

Sect. 7. of
50 G. 3. c. 41.
prohibiting
Hawkers from
selling Goods
by Auction
repealed.

12. 'Whereas by the Seventh Section of an Act passed in the ' Fiftieth Year of the Reign of King *George* the Third, Chapter ' Forty-one, Hawkers, Pedlars, Petty Chapmen, and other trading ' Persons therein mentioned are prohibited from selling Goods, ' Wares, or Merchandise by any Mode of Sale by Auction at any ' Place in which they are not Householders, or which is not an ' usual Place of their Abode, and it is expedient to remove such ' Restriction:' Be it enacted, That the said Prohibition shall be and the same is hereby repealed, so far as regards the selling by Auction by any trading or other Person duly licensed as an Auctioneer.

Hawkers
Licences to
expire on 31st
March in every
Year.

13. From and after the Thirtieth Day of *September* One thou-
sand eight hundred and sixty-six, every Licence which shall be
granted in the United Kingdom to a Hawker, Pedlar, and Petty
Chapman

Inland Revenue.

Chapman shall expire on the Thirty-first Day of *March* next following the Grant of such Licence ; provided that it shall be lawful to grant a Licence to a Hawker, Pedlar, and Petty Chapman after the Thirtieth Day of *September* One thousand eight hundred and sixty-six for a Period not exceeding Six Months, on Payment of One Half only of the Amount payable for a yearly Licence, and such half-yearly Licence shall continue in force until the Thirty-first Day of *March* or the Thirtieth Day of *September*, whichever shall next follow the Day of granting the same.

14. It shall be lawful to grant to any Person who shall be the Holder of a Hawker's Licence expiring on the Thirty-first Day of *January* in the Year One thousand eight hundred and sixty-seven a renewed Licence, to expire on the Thirty-first Day of *March* or the Thirtieth Day of *September* then next following, upon Payment of a proportionate Part of the Duty payable upon a yearly Licence for Two Months or Eight Months, as the Case may be ; and it shall also be lawful to grant to any Person who shall be the Holder of a Hawker's Licence expiring on the Thirty-first Day of *July* in the Year One thousand eight hundred and sixty-seven a renewed Licence, which shall be made to expire on the Thirty-first Day of *March* then next following, upon Payment of a proportionate Part of the Duty payable upon a yearly Licence for Eight Months ; and it shall also be lawful to grant to any Person who shall be the Holder of a Hawker's Licence in *Ireland* expiring on the Fifth Day of *January* in the Year One thousand eight hundred and sixty-seven a renewed Licence, to expire on the Thirty-first Day of *March* then next following, on Payment of a proportionate Part of the Duty upon a yearly Licence for Three Months.

15. The Drawback now payable on Gold Plate and Silver Plate of British Manufacture exported from *Great Britain*, or of *Irish* Manufacture exported from *Ireland*, shall, in like Manner and upon the same Terms and Conditions, be paid on Gold Plate and Silver Plate of *British* Manufacture exported from *Ireland* or of *Irish* Manufacture exported from *England* ; and the Bond or Security required by Law to be given by the Exporter of any such Plate from *Great Britain* or *Ireland* shall contain a Condition that the Plate so exported shall not be reloaded or brought again into any Part of the United Kingdom.

16. 'Whereas by the Acts of Parliament establishing the 'Courts of Probate in *England* and *Ireland* respectively the 'Jurisdiction and Authority of all Ecclesiastical Courts in 'Matters and Causes Testamentary were vested in Her Majesty, 'to be exercised in Her Name in the said Courts of Probate : 'And whereas before and at the Time appointed for the Commencement of the said Acts respectively all Letters or Powers 'of Attorney and Proxies filed in any Ecclesiastical Court in '*England* or *Ireland* were by Law exempt from Stamp Duty : 'And whereas Doubts have arisen whether the said Exemption 'from Stamp Duty extends to Letters or Powers of Attorney or 'Proxies filed in the said Courts of Probate : 'Be it enacted and declared, That all Letters or Powers of Attorney and Proxies filed

Provision for
Renewal of
Hawker's
Licences
granted before
Alteration in
Time of Expi-
ration.

As to Draw-
back on Ex-
portation of
Plate from the
United King-
dom.

20 & 21 Vict.
cc. 77, 79.

Letters of
Attorney and
Proxies filed in
the Probate
Courts declared
exempt from
Stamp Duty.

*Inland Revenue.**Colonial Branch Mints.*

filed or to be filed in the said Courts of Probate respectively shall be deemed to have been and to be exempt from all Stamp Duty.

After Assessments allowed Surveyor to certify Increases thereto.

17. If after the Commissioners executing the Acts relating to the Duties of Assessed Taxes have signed and allowed any Assessments of the said Duties for any Year, the Surveyor or Inspector shall discover upon his Survey or Examination, or otherwise, that any Assessment is not such as to charge or to fully charge any House, Person, Article, Matter, or Thing with the Duty which ought to be charged in respect thereof under the said Acts, it shall be lawful for the said Surveyor or Inspector at any Time within the Year to which the Assessment relates to charge in respect of such House, Person, Article, Matter, or Thing the full Amount of single Duty by which the Assessment ought to be increased; and such Charge shall be certified, determined, and recovered in the Manner provided by the said Acts in relation to Surcharges.

A Penalty for Neglect in delivering List or Declaration may be imposed by Commissioners.

18. If any Person who, under the Provisions of the Acts relating to the Duties of Assessed Taxes, ought to deliver any List or Declaration, shall refuse or neglect so to do within the Time limited by any general or particular Notice affixed or delivered in pursuance of the said Acts, or shall under any Pretence wilfully delay the Delivery thereof, and if Information thereof shall be given and Proceedings thereupon shall be had before the Commissioners for executing the said Acts, such Person shall forfeit any Sum not exceeding Twenty Pounds, and treble the Duty at which he ought to be charged by virtue of the said Acts, such Penalty and Duties to be recovered as any like Penalty and Duties are recoverable under the said Acts.

C A P. LXV.

An Act to enable Her Majesty to declare Gold Coins to be issued from Her Majesty's Colonial Branch Mints a legal Tender for Payments; and for other Purposes relating thereto. [6th August 1866.]

56 G. 3. c. 68.

‘ WHEREAS by an Act of the Fifty-sixth Year of the Reign
 ‘ of His late Majesty King George the Third, Chapter
 ‘ Sixty-eight, intituled *An Act to provide for a new Silver*
 ‘ *Coinage, and to regulate the Currency of the Gold and Silver*
 ‘ *Coins of this Realm*, it is amongst other things provided, that
 ‘ after the Date of the passing of that Act the Gold Coin of the
 ‘ Realm should be the only legal Tender for Payments (except
 ‘ the Silver Coin of the Realm to the Extent of Forty Shillings)
 ‘ within the United Kingdom of Great Britain and Ireland:
 ‘ And whereas by the same Act it is declared, that the Gold
 ‘ Coin of the Realm should hold such Weight and Fineness as
 ‘ are prescribed by an Indenture therein referred to; and made
 ‘ with His Majesty's Master and Worker of the Mint for making
 ‘ Gold Monies at His Majesty's Mint in London, and with such
 ‘ Allowance called the Remedy as is given to the said Master by
 ‘ the said Indenture, which Weight and Fineness are by the said
 ‘ Act declared to be the Standard of the lawful Gold Coin of the
 ‘ Realm, so far as relates to the Gold Coins of the Denominations
 ‘ in

Colonial Branch Mints.

' in use at the Time of the passing of the said Act, and specified in the said Indenture :

' And whereas Gold Coins of the Weight and Fineness and of the Denominations mentioned in the said Act, and specified in the said Indenture, have from the Date of the said Act, up to the present Time continued to be issued from Her Majesty's Mint in *London*, and to be a legal Tender for Payments as well in the United Kingdom as in divers of Her Majesty's Possessions abroad :

' And whereas Her Majesty by Proclamation hath established or may hereafter establish in divers of Her Majesty's said Possessions Branches of the Royal Mint, for making Gold Coins of the same Weight and Fineness and of the same Denominations as the Gold Coin issued by Her Majesty's Mint in *London*, and it is expedient that Power should be given to Her Majesty to declare the Gold Coin so made and issued by such Colonial Branch Mints a legal Tender for Payments in any Part of Her Majesty's Dominions in which Gold Coin issued from Her Majesty's Mint in *London* may from Time to Time be a legal Tender :

Be it therefore enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, as follows :

1. It shall be lawful for Her Majesty, from Time to Time, by Proclamation issued with the Advice of Her Privy Council, to declare that for such Period and subject to such Conditions as may be specified in such Proclamation, Gold Coins made at any such Colonial Branch Mint, of Designs approved by Her Majesty, and being of the same Weight and Fineness as are required by Law with respect to Gold Coins of the same Denominations made at Her Majesty's Mint in *London*, are to be a legal Tender for Payments within any Part of Her Majesty's Dominions to be specified in such Proclamation in which Gold Coins issued from Her Majesty's Mint in *London* shall at the Date of the Issue of such Proclamation be a legal Tender, and upon such Proclamation being issued Gold Coins made of such Designs, and being of such Weight and Fineness as aforesaid, shall be a legal Tender for Payments accordingly.

Power to Her Majesty to proclaim Gold Coins made at the Branch Mints a legal Tender in the United Kingdom and Colonies.

2. It shall be lawful for Her Majesty, by Proclamation issued with such Advice as aforesaid, from Time to Time to impose on the Coinage of Gold at any such Branch Colonial Mint as aforesaid a Charge sufficient to defray the Expenses of Coinage over and above the Expenses of Assay and Refining ; and it shall be incumbent on the Deputy Master of any such Mint to coin Gold at the Charge so imposed.

Her Majesty may impose a Charge on coining Gold.

3. Any Proclamation issued under Authority of this Act may be revoked by Her Majesty, with the Advice of Her Privy Council.

Power to revoke Proclamation.

4. This Act may be cited for all Purposes as "The Colonial Branch Mint Act, 1866."

Short Title.

New Forest Poor Relief.

C A P. LXVI.

An Act to provide for the Relief of the Poor in the *New Forest*.
[6th August 1866.]

‘ **WHEREAS** a great Portion of Her Majesty’s Forest situated in the County of *Southampton* termed the *New Forest* is reputed to be extra-parochial, but by reason of its great Extent and the Peculiarity of its Form the Enactments of the Statute passed in the Twentieth Year of the Reign of Her present Majesty, Chapter Nineteen, cannot be carried into execution therein; and it is expedient that Provisions should be made for the Division thereof and other dealing therewith, and with other Places included therein or adjoining thereto, so that such Enactments may be rendered available therein:’ Be it therefore enacted by the Queen’s most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, as follows :

The Poor Law Board may set out the Boundaries of the Extra-parochial Lands in the New Forest, No Man’s Land, and adjoining Parishes.

1. The Poor Law Board may, as and when they shall think fit, ascertain and by Order under their Seal set out and fix the Boundaries of the Extra-parochial or reputed Extra-parochial Lands within Her Majesty’s *New Forest* aforesaid, and of certain other Extra-parochial or reputed Extra-parochial Lands called *No Man’s Land*, and of any Parish or Place heretofore maintaining its own Poor, which may be situated within the said Lands or may adjoin or abut on the same or any Part thereof, or such Part of the said Boundaries as the Poor Law Board shall think fit, so far as such Boundaries fall within or abut upon the said Forest only; and after the said Boundaries shall have been so ascertained, set out, and fixed the same shall be and be deemed to be the Boundaries of the said Lands and the said Parishes and Places.

The Poor Law Board may, with Consent, &c., divide the Extra-parochial Lands into Townships.

2. The Poor Law Board may, if they think fit, divide the said Lands or Parts thereof into Portions or Districts of such Extent respectively and bounded in such Manner as they shall deem most convenient, and, with the Consent of the Commissioner of Her Majesty’s Woods and Forests and Land Revenues for the Time being in charge of the said Forest, by their Order declare that each of such Portions or Districts shall thenceforth for all the Purposes mentioned in the First Section of the said Act be a Township, and shall be designated by such Name as the Poor Law Board shall in such Order direct, and the same shall thenceforth be a Township separately maintaining its own Poor, and shall be designated by such Name as aforesaid; and the Justices of the Peace having Jurisdiction over such Portion or District or over the greater Part thereof shall appoint Overseers of the Poor therein.

The Poor Law Board may, with the Consent of Her Majesty’s Commissioners of

3. The Poor Law Board may, if they think fit, with such Consent as aforesaid, by Order under their Seal direct that such Part of the said Lands as shall not be included in any such Townships shall be annexed for the Purposes aforesaid to any existing Parish or Place for which a separate Poor Rate shall or can

New Forest Poor Relief.

can be made, within or adjoining to the said Forest, in Portions of such Extent and bounded in such Manner and upon such Conditions and subject to such Provisions as the Poor Law Board shall think fit, and shall submit the same to the Court of Quarter Sessions of the County in which the Piece of Land to which the Order applies shall be situated, and such Court shall hear any Objections on behalf of the Owners or Occupiers of the Lands or of the Vestry of the Parish interested in the same, and either confirm the Order or alter it, as they shall see fit, and thenceforth the said Portions shall be dealt with according to the Order of the Quarter Sessions.

4. If in any such Township so to be formed as aforesaid it shall appear to the Justices that Two Overseers cannot conveniently be appointed from the Inhabitant Householders thereof, or are not required for such Township, such Justices may appoint One only; and if it shall appear to them that there is no such Householder liable or fit to be appointed, they shall appoint some Inhabitant of an adjoining Parish or Place willing to serve to be such Overseer, either with or without an annual Salary, such Salary, if any, to be approved by the Poor Law Board, and to be paid out of the Poor Rate of such Township; and such last-mentioned Appointment shall endure until the usual Time of the Appointment of Overseers, and may be renewed from Year to Year as long as the Justices shall find necessary.

5. If any such Township shall be added to any Union, the Overseer or Overseers thereof shall act as the Guardian or Guardians of such Township as the Board of Guardians of such Union until there shall be Ratepayers thereof qualified to elect a Guardian: Provided that if the Poor Law Board shall direct One Guardian only to be appointed for any such Township, and there shall be Two Overseers appointed for the same, the Overseer first appointed or whose Name shall stand first in the Warrant of Appointment shall act as such Guardian, and in the Case of his Decease or Incapacity during the Year of Office the other Overseer shall thenceforth act as such Guardian: Provided also, that no such paid Overseer as aforesaid shall be authorized to act as a Guardian.

6. The Overseers or Overseer appointed under the Authority of this Act shall have all the Powers, Authorities, Privileges, Exemptions, and Protections which Overseers now or hereafter shall possess, and shall be subject to all the Obligations, Responsibilities, Penalties, and Consequences which Overseers are now or may hereafter be liable to.

7. The Powers, Provisions, and Authorities contained in the Eleventh and Twenty-first Sections respectively of the One hundred and ninth Chapter of the Statute passed in the Tenth and Eleventh Years of the Reign of Her present Majesty relating to the summoning and examining of Witnesses and the requiring and enforcing the Production of Returns and other Documents therein mentioned shall extend and be applicable to the Proceedings under this Act.

Woods and Forests, annex Extra-parochial Lands not included in Townships to adjoining Parishes.

One Overseer only may be appointed by the Justices.

Overseers may act as Guardians until there be Ratepayers qualified to elect.

All Powers, &c. of Overseers extended to Overseers under this Act.

Powers relating to Examination of Witnesses, &c. extended to this Act.

*New Forest Poor Relief.**British Columbia.*

Terms used in this Act to be construed as in 4 & 5 W. 4. c. 76, &c.

Saving Rights of the Crown.

Short Title.

8. The Words used in this Act shall be construed in the like Manner as in the Seventy-sixth Chapter of the Statute passed in the Fourth and Fifth Years of King *William* the Fourth, and the Provisions contained therein and in the subsequent Acts explaining and extending the same, and not repealed, shall, so far as they shall be consistent herewith, be extended to this Act.

9. Saving always to the Queen's most Excellent Majesty, Her Heirs and Successors, all such Estate, Right, Title, Interest, Prerogative, and Benefit, as She or They had or enjoyed or could or might have had or enjoyed in, to, or out of or in respect of the said Extra-parochial Lands, Parishes, Townships, and Places in case this Act had not passed.

10. This Act may be cited for all Purposes as "*The New Forest Poor Act.*"

C A P. LXVII.

An Act for the Union of the Colony of *Vancouver Island* with the Colony of *British Columbia*.

[6th August 1866.]

BE it enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, as follows :

Short Title.

"Governor."

British Columbia and Vancouver Island united on Proclamation.

As to Government of the United Colony.

Laws of the separate Colonies to continue except as to Revenue of Customs.

1. This Act may be cited as *The British Columbia Act, 1866.*

2. In this Act the Term "Governor" means any Officer for the Time being lawfully administering the Government.

3. From and immediately after the Proclamation of this Act by the Governor of *British Columbia*, the Colony of *Vancouver Island* shall be and the same is hereby united with the Colony of *British Columbia*, and thenceforth those Two Colonies shall form and be One Colony, with the Name of *British Columbia* (which Union is in this Act referred to as the Union).

4. On the Union taking effect, the Form of Government existing in *Vancouver Island* as a separate Colony shall cease, and the Power and Authority of the Executive Government and of the Legislature existing in *British Columbia* shall extend to and over *Vancouver Island*; but in order that Provision may be made for the Representation of *Vancouver Island* in the Legislature of *British Columbia* after the Union, the maximum Number of Councillors in the Legislative Council of *British Columbia* after the Union shall, until it is otherwise provided by lawful Authority, be Twenty-three instead of Fifteen.

5. After and notwithstanding the Union the Laws in force in the separate Colonies of *British Columbia* and *Vancouver Island* respectively at the Time of the Union taking effect shall, until it is otherwise provided by lawful Authority, remain in force as if this Act had not been passed or proclaimed; save only that the Laws relative to the Revenue of Customs in force in *British Columbia* at the Time of the Union taking effect shall, until it is otherwise

British Columbia.

otherwise provided by lawful Authority, extend and apply to *Vancouver Island*; and, until it is otherwise provided by lawful Authority, the Governor of *British Columbia* shall have, in relation to the Territory for the Time being under his Government, all the Powers and Authorities for the Time being vested, in relation to the United Kingdom, in the Commissioners of Her Majesty's Treasury or in the Commissioners of Customs, with respect to the Appointment of Warehousing Ports, and the Approval and Appointment of Warehouses or Places of Security in such Ports, and everything consequent thereon or relative thereto.

6. Nothing in this Act shall take away or restrict the Authority of the Governor of *British Columbia*, with the Advice and Consent of the Legislative Council thereof, to make Laws for the Peace, Order, and good Government of *British Columbia* either before or after the Union; nor shall anything in this Act interfere with the Exercise of any Power that would have been exercisable by Her Majesty in Council if this Act had not been passed.

Nothing to restrict Authority of Governor, &c.

7. Until the Union *British Columbia* shall comprise all such Territories within the Dominions of Her Majesty as are bounded to the South by the Territories of the United States of *America*, to the West by the *Pacific Ocean* and the Frontier of the *Russian* Territories in *North America*, to the North by the Sixtieth Parallel of North Latitude, and to the East from the Boundary of the *United States* Northwards by the *Rocky Mountains* and the One hundred and twentieth Meridian of West Longitude, and shall include *Queen Charlotte's Island* and all other Islands adjacent to the said Territories, except *Vancouver Island* and the Islands adjacent thereto.

Boundaries of *British Columbia* until Union.

8. After the Union *British Columbia* shall comprise all the Territories and Islands aforesaid and *Vancouver Island* and the Islands adjacent thereto.

Boundaries after Union.

9. The Acts described in the Schedule to this Act are hereby repealed; but this Repeal shall not invalidate any Order in Council or other Instrument issued under the Authority of those Acts or either of them, or any Act done or Right or Title acquired by virtue of those Acts or of either of them or of any such Order or Instrument.

Acts in Schedule repealed.

SCHEDULE.

Acts repealed.

21 & 22 Vict. c. 99. -	An Act to provide for the Government of <i>British Columbia</i> .
26 & 27 Vict. c. 83. -	An Act to define the Boundaries of the Colony of <i>British Columbia</i> , and to continue an Act to provide for the Government of the said Colony.

Pensions.

C A P. LXVIII.

An Act to amend the Law relating to the granting of Pensions and Superannuation Allowances to Persons holding certain Offices connected with the Administration of Justice in *England*. [6th August 1866.]

‘ **W**HEREAS by divers Acts of Parliament Power is given to the Lord Chancellor to order Retiring Allowances to be paid, under certain Circumstances and upon certain Conditions, to Persons holding various Offices in the Courts of Chancery and in Bankruptcy and Lunacy respectively :

‘ And whereas it is expedient to extend that Power, and, to make further Provision for the granting Retiring Allowances to Persons holding Offices connected with the Administration of Justice in *England* :’

Be it enacted by the Queen’s most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, as follows :

Interpretation
of Terms.

1. The Term “Officer” in this Act shall extend to and mean any Person holding any Office in or connected with the Court of Chancery, or in Bankruptcy or Lunacy, or in or in any Manner connected with any of Her Majesty’s Superior Courts of Common Law at *Westminster*, and who, under any Act now in force, may, on Retirement, claim a Superannuation Allowance as herein-after defined, and the same Term shall also extend to and include every Person holding any Appointment in any public Office whatever to whom the Lord Chancellor has or shall have Authority to order any Superannuation Allowance to be paid :

The Term “Superannuation Allowance” shall extend to and mean every Kind of Pension or Annuity which, under any Act of Parliament now in force or to be hereafter passed, the Lord Chancellor has or shall have Authority to order to be paid, or which the Commissioners of Her Majesty’s Treasury have or shall have Authority to appoint or direct to be paid, to any such Officer as aforesaid :

The Expression “Lord Chancellor” shall mean and include the Lord High Chancellor of *Great Britain* and the Lord Keeper or Lords Commissioners of the Great Seal of the United Kingdom for the Time being.

2. From and after the passing of this Act, on the Retirement or Removal of any Officer afflicted with any permanent Infirmary disabling him from the due Execution of his Office, or otherwise in a Condition to claim Superannuation Allowance on Retirement, such Officer, or in case of his Inability to act for himself then any Person on his Behalf, may make Application by Petition to the Lord Chancellor, setting forth his Service and Emoluments, in such Form and with such Particulars as the Lord Chancellor shall direct ; and the Lord Chancellor, if he shall think fit to approve of such Application, shall transmit the same to the

Applications
by retiring
Officers to be
made to the
Lord Chan-
cellor, who
shall transmit
the same to the
Treasury to
examine and
award.

Pensions.

the Commissioners of Her Majesty's Treasury for their Examination and Award; and the said Commissioners shall thereupon proceed to inquire into the Claim of such Officer to Superannuation Allowance, and, if he shall appear to be entitled thereto, shall award to him such Superannuation Allowance as shall be properly payable.

If such Superannuation Allowance is payable out of Monies voted by Parliament, the Commissioners of Her Majesty's Treasury shall direct the Payment thereof.

If it is payable out of any Fund in Chancery, Bankruptcy, or Lunacy, or any other Fund under the Control and Administration of the Lord Chancellor, a Certificate shall be transmitted by the said Commissioners to the Lord Chancellor, to the Effect that Proof has been given to their Satisfaction that the Conditions required by Law to enable the Lord Chancellor to grant such Superannuation have been duly fulfilled, and setting forth the Amount awarded, whereupon it shall be lawful for the Lord Chancellor to order Payment to be made accordingly.

3. In ascertaining and awarding the Amount of such Superannuation Allowance, as regards any Officer who may have entered the Public Service before the passing of this Act, the said Commissioners shall have regard to any special Provisions which may be contained in any Act with reference to the Office held by such Officer, and subject to any such special Provisions they may take into consideration the whole Period during which such Person shall have been employed in any Office or Situation connected in any way with the Public Service, whether the same shall have been in One only or in more than One Branch or Department; and as regards all Officers hereafter to be appointed, the said Commissioners shall proceed according to the Principles laid down in the Act passed in the Session of the Fourth and Fifth Years of His Majesty King *William the Fourth*, intituled *An Act to alter and consolidate the Law regulating the Pensions, Compensations, and Allowances to be made to Persons in respect of their having held Civil Offices in His Majesty's Service*, as amended by the Act passed in the Session of the Twenty-second Year of Her Majesty's Reign, intituled *An Act to amend the Laws concerning Superannuation and other Allowances to Persons having held Offices in the Public Service*.

4. It shall be lawful for the Lord Chancellor to declare by Writing under his Hand, with respect to any such Office or Appointment as aforesaid, that the same is an Office or Appointment for the due and efficient Discharge of the Duties of which Professional or other peculiar Qualifications, not ordinarily to be acquired in the Public Service, are required, and that it is in the Interest of the Public that Persons shall be appointed thereto at an Age exceeding that at which Public Service ordinarily begins; and further, with the Consent of the Commissioners of Her Majesty's Treasury, to order and direct that when any Person now holding or to be hereafter appointed to such Office or Appointment, or any of such Class of Officers, shall retire from Public Service, a Number of Years, not exceeding Twenty, to be specified

Lord Chancellor to direct Payment when payable out of Funds under his Control.

Mode of determining Superannuation Allowance.

4 & 5 W. 4. c. 24.

22 Vict. c. 26.

Lord Chancellor may declare Offices to be professional, and with Consent of Treasury to add Years to Services.

Pensions.

in such Order, shall, in computing the Amount of Superannuation Allowance which may be granted to him, be added to the Number of Years during which he may have actually served, and such Order shall have the same Effect, and shall be acted upon for the Purpose of ascertaining and awarding the Amount of such Superannuation Allowance as aforesaid, in the same Manner in all respects as if a like Declaration had been made by any Order or Warrant of the said Commissioners of the Treasury under the Provisions contained in Section Four of the "Superannuation Act, 1859."

Superannuation Allowances to be subject to Provisions of 22 Vict. c. 26.

5. From and after the Time when any such Superannuation Allowance shall have been so ascertained and awarded as aforesaid, all the Provisions of the said Act of the Fourth and Fifth Years of King *William* the Fourth, as amended by the said "Superannuation Act, 1859," respectively, with respect to any Superannuation Allowances which may have been granted under the said Acts, and to the Persons entitled to receive such Superannuation Allowances, shall be applicable to the Superannuation Allowances so ascertained and awarded as aforesaid, and to the Persons entitled to receive the same, subject nevertheless to the special Provisions of this Act.

Officers entitled to Superannuation before passing of this Act not to be affected.

6. Nothing in this Act contained shall restrict, abridge, or qualify the Right of any Officer who shall have entered the Public Service before the passing of this Act to any Superannuation Allowance which, under the Provisions of any Act or Acts now in force, such Officer might have been entitled to if this Act had not passed; nor shall any such Officer as last aforesaid be subject, after any Superannuation Allowance shall have been awarded to him, except by his own Consent in Writing for that Purpose given, to any of the Provisions contained in the said Act of the Fourth and Fifth Years of King *William* the Fourth, as amended by the said "Superannuation Act, 1859," to which he would not have been subject if this Act had not passed.

Act not to affect Power of Lord Chancellor as conferred by Sect. 47 of 15 & 16 Vict. c. 87.

7. Nothing in this Act contained shall affect the Power conferred upon the Lord Chancellor by the Forty-seventh Section of the Act passed in the Session of Parliament held in the Fifteenth and Sixteenth Years of the Reign of Her Majesty, intituled *An Act for the Relief of the Suitors of the High Court of Chancery*, so far as it empowers the Lord Chancellor to remove any Officer or Person who shall be afflicted with any Infirmary which shall disable him from the due Execution of his Office, and who shall refuse to resign or shall become incapable of resigning the same.

Act not to affect Power of Lord Chancellor as conferred by Sect. 13 of 16 & 17 Vict. c. 70.

8. Nothing in this Act contained shall affect the Power conferred on the Lord Chancellor by the Thirteenth Section of the Act passed in the Session of Parliament holden in the Sixteenth and Seventeenth Years of the Reign of Her Majesty, intituled *An Act for the Regulation of Proceedings under Commissions of Lunacy, and the Consolidation and Amendment of the Acts respecting Lunatics so found by Inquisition, and their Estates*, so far as it empowers the Lord Chancellor to remove any Master in Lunacy who shall be afflicted with any permanent Infirmary disabling

*Pensions.**Carriage and Deposit of dangerous Goods.*

abling him from the due Execution of his Office, and who shall refuse to resign or shall be incapable of resigning the same.

9. Save as herein-before provided, this Act shall apply as well to all Officers who have already entered the Public Service as to those who may hereafter enter the Public Service; and all Acts of Parliament now in force, by virtue of which any such Superannuation Allowances as aforesaid may be granted, shall henceforth be construed and take effect subject to the Provisions of this Act.

Save as aforesaid, Act to apply to present and future Officers.

10. This Act may for all Purposes be cited as "The Superannuation Act, 1866."

Short Title.

C A P. LXIX.

An Act for the Amendment of the Law with respect to the Carriage and Deposit of dangerous Goods.

[6th August 1866.]

BE it enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, as follows:

1. The Goods or Article commonly known as Nitro-Glycerine or Glonoin Oil shall be deemed to be specially dangerous within the Meaning of this Act.

Nitro-Glycerine to be deemed dangerous.

2. Her Majesty may from Time to Time, by Order in Council, declare that any Goods named in any such Order (other than Nitro-Glycerine or Glonoin Oil) are to be deemed specially dangerous within the Meaning of this Act; and may from Time to Time amend or repeal any such Order; and any Goods which are by any such Order declared to be specially dangerous shall, so long as such Order is in force, be deemed to be specially dangerous within the Meaning of this Act.

Other Goods may be declared so by Order in Council.

3. No Person shall deliver any Goods which are specially dangerous to any Warehouse Owner or Carrier, or send or carry or cause to be sent or carried any such Goods upon any Railway or in any Ship to or from any Part of the United Kingdom, or in any other public Conveyance, or deposit any such Goods in or on any Warehouse or Quay, unless the true Name or Description of such Goods, with the Addition of the Words specially dangerous, is distinctly written, printed, or marked on the Outside of the Package, nor in the Case of Delivery to or Deposit with any Warehouse Owner or Carrier, without also giving Notice in Writing to him of the Name or Description of such Goods, and of their being specially dangerous. And any Person who commits a Breach of this Enactment shall be liable to a Penalty not exceeding Five hundred Pounds, or at the Discretion of the Court to Imprisonment, with or without Hard Labour, for any Term not exceeding Two Years.

Such Goods to be marked, and Notice to be given of their Character.

4. Provided always, as follows:

(1.) Any Person convicted of a Breach of the last foregoing Enactment shall not be liable to Imprisonment, or to a Penalty

Provision for Case of Absence of Knowledge of Nature of Goods.

Carriage and Deposit of dangerous Goods.

Penalty of more than Two hundred Pounds, if he shows to the Satisfaction of the Court and Jury before whom he is convicted that he did not know the Nature of the Goods to which the Indictment relates :

- (2.) Any Person accused of having committed a Breach of the said Enactment shall not be liable to be convicted thereof if he shows to the Satisfaction of the Court and Jury before whom he is tried that he did not know the Nature of the Goods to which the Indictment relates, and that he could not, with reasonable Diligence, have obtained such Knowledge.

As to Forfeiture of such Goods.

5. Where Goods are delivered, sent, carried, or deposited in contravention of the said Enactment the same shall be forfeited, and shall be disposed of in such Manner as the Commissioners of Her Majesty's Treasury or (in case of Importation) the Commissioners of Customs direct, whether any Person is liable to be convicted of a Breach of the said Enactment or not.

Carriers, &c. not bound to receive Goods.
Interpretation of "Owner" and "Carrier."

6. No Warehouse Owner or Carrier shall be bound to receive or carry any Goods which are specially dangerous.

7. In construing this Act the Term Warehouse Owner shall include all Persons or Bodies of Persons owning or managing any Warehouse, Store, Quay, or other Premises in which Goods are deposited ; and the Word Carrier shall include all Persons or Bodies of Persons carrying Goods or Passengers for Hire by Land or Water.

Application of 25 & 26 Vict. c. 66. to Nitro-Glycerine.

8. The Act of the Session of the Twenty-fifth and Twenty-sixth Years of Her Majesty's Reign, Chapter Sixty-six, "for the safe keeping of Petroleum," is hereby extended and applied to Nitro-Glycerine, and that Act shall be read and have effect as if throughout its Provisions Nitro-Glycerine had been mentioned in addition to Petroleum ; save that so much of the said Act as specifies the maximum Quantity of Petroleum to be kept as therein mentioned without a Licence shall not apply in the Case of Nitro-Glycerine, and any Quantity whatever of Nitro-Glycerine shall be deemed to be subject to the Provisions of the said Act.

Application of the same Act to other Substances.

9. The said Act of the Session of the Twenty-fifth and Twenty-sixth Years of Her Majesty's Reign is also hereby extended and applied to any Substance for the Time being declared by any Order in Council under this Act to be specially dangerous, and that Act shall be read and have effect as if throughout its Provisions the Substance to which such Order in Council relates had been mentioned in addition to Petroleum ; save that the Quantity of such Substance which it shall not be lawful to keep as in the said Act mentioned without a Licence shall, instead of the Quantity specified in relation to Petroleum in the said Act, be such Quantity as is specified in that Behalf in relation to any such Substance in any such Order in Council.

Short Title.

10. This Act may be cited as "The Carriage and Deposit of dangerous Goods Act, 1866."

Dean Forest (Walmore and The Bearce Commons).

C A P. LXX.

An Act to extend the Provisions of the Acts for the Inclosure, Exchange, and Improvement of Land to certain Portions of the *Forest of Dean* called *Walmore Common* and *The Bearce Common*, and for authorizing Allotments in lieu of the Forestal Rights of Her Majesty in and over such Commons. [6th August 1866.]

WHEREAS by the Thirteenth Section of the Act of the Eighth and Ninth Years of the Reign of Her present Majesty, Chapter One hundred and eighteen, commonly called The General Inclosure Act of 1845, it was enacted that no Part of the *New Forest* in the County of *Southampton* or of the *Forest of Dean* in the County of *Gloucester* should be Land subject to be inclosed thereunder: 8 & 9 Vict. c. 118.

And whereas it is expedient that the said Section, so far as regards certain Portions of the said *Forest of Dean* called *Walmore Common* in the Parish of *Westbury on Severn*, and *The Bearce Common* in the Parish of *Saint Briavels*, should be repealed, and that the Inclosure Commissioners for *England* and *Wales* should be empowered to make such Allotment or Inclosure of the same Commons as is herein-after mentioned:

Be it therefore enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, as follows:

1. The said Thirteenth Section of the said General Inclosure Act of 1845 shall, so far as relates to the said *Walmore Common* and *Bearce Common*, be repealed; and the said General Inclosure Act and all the other Acts for the Inclosure, Exchange, and Improvement of Land, and all other Acts of Parliament whatsoever, shall and may be read and acted on as though the said Commons had not been included in the said Thirteenth Section of the said first-mentioned Act. 8 & 9 Vict. c. 118. s. 13. repealed so far as relates to *Walmore* and *Bearce Commons*.

2. With respect to each of the said Commons, it shall be lawful for the Inclosure Commissioners for *England* and *Wales*, if they shall think fit, on the Request of the Commissioner of Her Majesty's Woods, Forests, and Land Revenues for the Time being having charge of the said *Forest of Dean*, and without any Request or Consent of any other Person, to appoint some competent Land Surveyor to act as Valuer for the Purposes of this Act, and to fix the Amount of Remuneration to be paid to such Valuer; and such Valuer shall forthwith apply to the said Commissioners to ascertain the Boundaries of such Commons, and shall proceed to ascertain and determine the Persons interested therein and all Claims relating thereto; and he shall allot and award in manner prescribed by the said Acts for the Inclosure, Exchange, and Improvement of Land, or as near thereto as the Circumstances of the Case will admit of, unto Her Majesty, Her Heirs and Successors, so much of such Common, together with all such Roads and Ways, Inclosure Commissioners to appoint Valuer and fix his Remuneration. Valuer to ascertain the Boundaries of the Commons and ascertain and settle Claims, and to make an Allotment to Her Majesty.

Dean Forest (Walmore and The Bearce Commons).

Ways, Drains and Embankments, as shall be necessary for the Use and Enjoyment and Protection of the Land so allotted and awarded as shall be a just Equivalent (Quantity and Value considered) for all the Estate and Forestal and other Rights of Her Majesty, Her Heirs or Successors, in, to, or out of such Common, and for the Expenses of such Allotment and Award (which are to be defrayed out of the Revenues of the said *Forest of Dean* as herein-after mentioned), such Rights nevertheless to be estimated exclusively of the Rights and Interests of Her Majesty, Her Heirs and Successors, in and to the Mines and Minerals in or under such Common; and the Land so allotted and awarded shall from and after the Completion of the Award in manner prescribed by the said Acts for the Inclosure, Exchange, and Improvement of Land be disafforested and remain vested in Her Majesty, Her Heirs and Successors, freed and discharged from all Rights of Common and other Rights whatsoever, save and except the lawful Rights of Free Miners in the *Forest of Dean* and Hundred of *Saint Briavels* and those claiming under them to existing or future Gales of Coal or Iron (if any) in or under the same.

Commissioners of Woods may dispose of Crown Allotment.

3. It shall be lawful for the Commissioners of Her Majesty's Woods, Forests, and Land Revenues to sell, exchange, or otherwise dispose of and to convey the Lands so allotted or any Part of the same, if and as they shall think fit, and to exercise the same Powers over and in respect of the same as they are or may be authorized by Law to exercise over other Lands belonging to Her Majesty in right of Her Crown not being Part or Parcel of any Royal Forest, Park, or Chase in *England*.

Residue of Common disafforested.

4. From and after the Completion of any such Allotment and Award the Residue of the Common out of which such Allotment shall have been made shall be disafforested, but shall remain subject to all the same Rights, Estates, and Privileges as the whole of the same Common was subject to prior to such Allotment and Award, except such Estate and Forestal and other Rights of Her Majesty as by such Award shall be declared to be extinguished; and the said Award shall for all Purposes be conclusive as to the Persons entitled to any such Rights, Estates, or Privileges, except as to Rights or Privileges to or regarding Mines and Minerals; and the Soil of such Residue shall vest in Fee Simple in such Trustees as the said Inclosure Commissioners shall, by Writing under their Seal, from Time to Time appoint for that Purpose, nevertheless in trust for the Persons entitled thereto or interested therein, according to the Provisions of this Act.

Commissioners to defray Expenses of Allotment.

5. The Commissioners of Her Majesty's Woods, Forests, and Land Revenues shall defray all the Expenses of any such Allotment and Award as aforesaid out of any Moneys in their Hands forming Part of the Revenues of the said *Forest of Dean*.

Special Powers not to affect ordinary Powers to inclose, &c.

6. The special Powers herein contained shall not be deemed to alter or affect the ordinary Powers of the said Inclosure Commissioners for *England* and *Wales* to inclose the Entirety of the said respective Commons under the said Acts for the Inclosure, Exchange, and Improvement of Land and this Act.

Glebe Lands (Scotland).

C A P. LXXI.

An Act to facilitate the letting on Lease, feuing, or selling
Glebe Lands in *Scotland*. [6th August 1866.]

WHEREAS it is expedient that Power should be given to
grant Leases or Feus of Glebe Lands, or Portions thereof,
in *Scotland*, or to sell the same, in manner after mentioned :

Be it therefore enacted by the Queen's most Excellent Majesty,
by and with the Advice and Consent of the Lords Spiritual and
Temporal, and Commons, in this present Parliament assembled,
and by the Authority of the same, as follows ; viz.,

1. This Act may be cited as "The Glebe Lands (*Scotland*) Act, 1866." Short Title.

2. In this Act, unless there be something in the Subject or Interpretation
of Terms.
Context repugnant to such Construction,—

The Word "Minister" shall mean the Minister of any Parish
in *Scotland* for the Time who shall be in possession of a
Glebe :

The Word "Presbytery" shall mean the Presbytery within
the Bounds of which such Parish is situated :

The Word "Heritor" shall mean the Proprietor of any Lands
within such Parish to the Extent of at least One hundred
Pounds of Real Rent from Land yearly appearing in the
Valuation Roll of the County within which such Parish is
situated :

The Word "Glebe" shall mean the Lands appropriated to
the Minister as his Glebe, and any additional Lands settled
in perpetuity on the Minister for the Time being, and enjoyed
by him along with his Glebe :

The Word "Court" shall mean the Court of Session as
Commissioners for the Plantation of Kirks and Valuation
of Teinds.

3. A Minister may, with Consent and Approval of the Heritors Power to grant
Leases not
exceeding
Eleven Years.
and the Presbytery, grant a Lease or Leases of his Glebe, or any
Part or Parts thereof, reserving for the Use of the Minister not
less than Five Imperial Acres nearest and most convenient to
the Manse, which shall be marked out by the Heritors and the
Presbytery, for any Term not exceeding Eleven Years, for such
yearly Rent or Rents, and upon such Condition or Conditions, as
shall be approved of by the Heritors and the Presbytery, but
without any Foregift or Grassum, and under the special Condi-
tion, if the said reserved Five Acres be included in the said
Lease, that such Lease, in so far as they are concerned, shall cease
and determine at the First Term of *Martinmas* Six Months after
the Death, Deprivation, Resignation, or Translation of the Minis-
ter of the Parish ; such Consent and Approval of the Heritors
and the Presbytery to be signified by a Certificate written on the
Lease or Leases, and signed by the Clerk to the Heritors and by
the Moderator and Clerk of such Presbytery ; and the Rent or
Rents payable under such Lease or Leases shall be paid and
belong to the Minister.

Glebe Lands (Scotland).

Power to sell
Servitudes or
Right of
Pasturage.

4. A Minister may, with Consent of the Presbytery and Heritors, sell or dispose of, for such fixed annual Payment in Grain or in Money as may be agreed on, any Servitude or Right of Pasturage over any Lands, which Servitude or Right of Pasturage is possessed by him as Minister of the Parish : Provided always, that if the Proprietor of the Lands over which such Servitude or Right of Pasturage exists elect to purchase it absolutely, the Purchase Money shall be invested at the Sight of the Heritors and Presbytery on such Securities and in such Manner as the Court of Teinds shall direct, and the Interests and Proceeds only shall be paid to the Minister.

Application to
Court to grant
Feus.

5. Subject to the Provisions of this Act, the Minister may from Time to Time, with the Consent of the Presbytery and of the Heritors as herein-after provided, make Application to the Court by summary Petition for Authority to feu his Glebe, or any Part thereof, or to grant Building Leases thereon for any Term not exceeding Ninety-nine Years.

Consent of
Presbytery to
be obtained
before Applica-
tion made ;

6. Previous to making any such Application the Minister shall intimate his Intention so to do to the Presbytery by a Letter addressed to the Moderator, and shall transmit therewith a Copy of the proposed Application, which Intimation and Application shall be laid by the Moderator before the Presbytery at their First Meeting after receiving the same ; and if the Presbytery are of opinion that it would be for the Interests of the Benefice that the Glebe should be feued or let on Building Leases, they shall signify their Consent to such Application, subject to such Conditions, if any, as they think necessary or advisable, by a Certificate to that Effect written on a Copy of the proposed Application, and signed by the Moderator and Clerk.

also Consent
of Heritors.

7. Upon such Certificate being granted the Minister shall call a Meeting of Heritors, such Meeting to be summoned by Intimation from the Pulpit in the usual Manner, and by Notices, with a Copy of the proposed Application enclosed therein, delivered or sent by Post to each Heritor or his known Agent, at least Thirty Days previous to the Day on which such Meeting is to take place within the Parish, such Meeting to be held on a Day and at an Hour and at a Place to be specified in such Citation and Notices, and at such Meeting every Heritor may vote by Proxy or by Letter under his Hand.

Consent of
Heritors how
to be deter-
mined and
proved.

8. At that Meeting a Copy of the proposed Application to the Court shall be submitted to such Meeting ; and if approved of by Two Thirds in Value of the Heritors of such Parish, the Clerk to the Heritors shall grant a Certificate to that Effect under his Hand to the Minister.

Particulars
to be stated in
Application.

9. Every such Petition shall state the Date of the Petitioner's Induction to the Parish, the Amount of the Stipend and other Sources of Emolument attached to the Living, the Extent of the Parish, the Population according to the immediately preceding Census, the Nature and Extent of the Glebe, the Purpose of the proposed feuing or granting Building Leases, the expected Rate of Feu Duty or Rent, and the Grounds on which the Petitioner submits that Benefit will arise to the Minister and his Successors
in

Glebe Lands (Scotland).

in Office by Authority to feu or lease being granted ; and there shall be produced therewith the Certificate of the Presbytery and Heritors, and the Form of Feu Charter or Building Lease proposed to be adopted.

10. The Court shall appoint the Petition to be intimated in the Minute Book and on the Walls in common Form, and to be served upon all Proprietors of Lands and Heritages conterminous with the Lands proposed to be feued or leased for building ; and shall also appoint Notice of the Petition to be inserted once in the *Edinburgh Gazette*, and once a Week for Three successive Weeks in such local Newspaper or Newspapers as the Court may think proper.

Intimation to be made of Application.

11. It shall be in the Power of any Proprietor of Lands or Heritages conterminous with the Lands proposed to be feued or leased for building to appear and object to the Application being granted, on the Ground of Injury to the Value or Amenity of his said Lands or Heritages, and it shall be in the Power of the Court, on considering such Objections, to give Effect thereto by refusing the Application in whole or in part.

Power of any conterminous Proprietor to appear and object in Court.

12. After Intimation and Advertisement aforesaid the Court, on considering the Petition, with or without Answers from any Party interested, may remit to such Person or Persons as they shall appoint to inquire into the Facts stated in the Petition, and to report his or their Opinion or Opinions thereon, and as to any Conditions or Restrictions subject to which the Prayer of the Petition should be granted.

Court may remit Petition for Inquiry into Facts.

13. The Court may, by Order or Interlocutor, and subject to any Conditions or Restrictions they may deem expedient, grant such Authority, and shall in such Order or Interlocutor fix the minimum Rate at which the Glebe or any Portion thereof shall be feued or leased for building, and shall authorize and empower the Petitioner and his Successors in Office at the Sight of the Heritors and the Presbytery, subject to the Provisions of this Act, to grant and dispose of the Glebe, or any Part or Parts thereof, in Feu Farm, Fee, and Heritage, for the highest Feu Duties, or in Building Leases for the highest Rent in Grain or in Money that can be got for the same, not being less than the said Minimum, and that either by Public Auction or Private Contract.

Court may grant Authority, subject to certain Conditions.

14. The Court may also, on such Application, authorize the Minister to make and construct such Streets, Roads, Passages, Sewers, or Drains in and through the Glebe or any Part thereof as the Court on Inquiry may find reasonable or expedient, with the view of the more advantageous feuing or leasing thereof.

Court may authorize Construction of Streets, &c.

15. The said Feu Duties and Rents, and the Interest of any Monies arising from any Sale or Sales in Fee Simple of any Part or Parts of the Glebe invested as herein-after provided, shall be taken payable to the Minister and his Successors in Office serving the Cure of the Parish for the Time, in all Time thereafter, and be recoverable by him or them : Provided that on the Death of any Minister, his Widow, Heirs, or Executors shall have Right to and shall be entitled to receive and discharge the said Feu Duties and Rents in the same Manner and for the same Length of Time

To whom Feu Duties, &c. to be made payable.

Glebe Lands (Scotland).

Time as is provided by the Thirteenth Act of the Third Session of the Second Parliament of *Charles* the Second, passed at *Edinburgh* the Twenty-third Day of *August* One thousand six hundred and seventy-two, intituled *Act for the Ann. due to the Executors of Bishops and Ministers*, with regard to the Stipend of the Parish as Ann.; and provided further, that in the event of any Circumstance causing a Vacancy to be prolonged beyond the Term during which such Widow, Heirs, or Executors have a Right to the said Feu Duties and Rents, it shall be lawful for the Heritors of the Parish and Presbytery of the Bounds to uplift and to apply the said Feu Duties and Rents to the Provision of Spiritual Superintendence and the Supply of Religious Ordinances in the Parish during the Vacancy.

Further Pro-
visions as to
Feu Duties.

16. Subject to the Provisions of this Act, the Feu Duties which shall become payable under any Contracts, Dispositions, or Charters of Feu, or Writs by Progress, and the Rents under any Building Leases, to be granted in virtue of this Act, shall in all Time thereafter belong to the Minister, and shall be held and enjoyed by him in lieu and place of the natural Possession of such Glebe, or the Rents, Mails, Duties, and Profits of the same, and subject always to the Burden of Payment of Interest on the permanent Burden after referred to, so long as it subsists; Provided that after feuing out or letting on Building Lease or selling the said Subjects or any Part thereof, in virtue of this Act, it shall not be competent for the Minister or his Successors in Office, to make any Demand upon the Heritors, for providing him in a Glebe or in any Portion of Land in lieu of the Glebe Land so feued, leased, or sold; Provided always, that nothing herein contained shall preclude or prejudice any Claim which the Minister may have to any additional Glebe that might have been competent to him if this Act had not passed.

Right of Pre-
emption by
Proprietors
whose Lands
are conterminous
with
the Glebe.

17. When the Court shall have made an Order or Interlocutor granting Authority to feu or let on Building Lease, and fixing the minimum Feu Duty or Rent, any Proprietor whose Lands are conterminous with the Glebe mentioned in such Order or Interlocutor, may, within Thirty Days of the Date of such Order or Interlocutor, intimate his Willingness to feu or lease or to purchase so much of the said Glebe at such a Rate of Feu Duty, or Rent, or Price as the Court may on a Consideration of the whole Circumstances of the Case, and after directing such Inquiry as they may consider necessary, determine; and if to feu or lease, undertaking to grant Security over the whole or such Part of his Estate, in addition to the said Glebe itself, as to the Court shall seem necessary for the regular and punctual Payment of the Feu Duty or Rent fixed by the Court; and on such Intimation, and after such Rate of Feu Duty and Security therefor, or Price, shall have been so fixed, the Court shall, in case of feuing or leasing, interpose its Authority to the Bond or other Writ in Security, and decern accordingly, and in case of Sale shall pronounce a Decree of Sale thereof in favour of such Heritor, on which he shall be entitled to obtain a Charter from the Crown for Payment of a Blench Duty of a Penny *Scots*, and interpose their

Glebe Lands (Scotland).

their Authority accordingly; Provided always, that such Heritor shall not be entitled to obtain an Extract of the said Decree of Sale until the Price shall be consigned in One of the Chartered Banks in *Scotland* for Behoof of the Minister; and in every Case of such Sale the Price, after Deduction of all Expenses connected with the Application to the Court, shall be invested at Sight of the Heritors and Presbytery on such Securities and in such Manner as the Court of Teinds shall direct, and the Interests or Proceeds only shall be paid to the Minister; And it is provided further, that it shall be lawful for any Heir of Entail in *Scotland* to burden the Lands and Estate of which he or she is in possession as Heir of Entail lying contiguous to such Glebe for the Amount of such Price, or to give Security over the same for the annual Payment out of the clear yearly Rents and Profits of the said Lands and Estate, the Interest of such Sum calculated at Four and One Half *per Centum*, or the Amount of such annual Payment, not exceeding Three Pounds *per Centum* of such clear yearly Rents and Profits after deducting all prior Burdens and Provisions, as the same shall be ascertained by an Average of the Five Years immediately preceding the Date of Creation of such Burden or Security.

18. The Court, on the granting of any such Order or Interlocutor, or at any Time thereafter, on the summary Application of the Minister on whose Application the Interlocutor or Order was granted, or his Heirs, Executors, Administrators, or Assignees, shall inquire into and ascertain the Sums which shall have been paid as the Costs, Charges, and Expenses of applying for and obtaining such Order or Interlocutor and incidental thereto, and of making and constructing Streets, Roads, Passages, Sewers, or Drains in or through the Glebe or any Part thereof, and shall decern the Amount thereof a permanent Burden upon the Glebe; and the Interest thereof, until extinguished, as after provided or otherwise, shall form a First Charge on the whole Produce and Revenue of the said Glebe.

19. As long as any such Burden shall remain unpaid the Casualties of Superiority which shall become payable under any Contracts, Dispositions, or Charters of Feu, or Writs by Progress for entering Heirs or Successors to be granted as aforesaid, as well as any Payments which may be received from the Grantees thereof in respect of the Construction of Roads, Sewers, or Drains, shall be invested, at the Sight of the Heritors and Presbytery, on such Securities and in such Manner as the Court of Teinds shall approve, as a Sinking Fund to meet the said Burden, and the Interest of the said Fund shall be paid to the Minister for the Time being; and as soon as the said Fund shall amount to a Sum sufficient to pay the said Burden, the same shall be paid off; and thereupon the Casualties of Superiority thereafter to become due shall form Part of the Income of the Minister for the Time being, and be payable to him.

20. The Minister, with the Consent of the Heritors and the Presbytery, as certified by the Clerk to the Heritors and by the Moderator and Clerk of the Presbytery, shall grant, subscribe, and

Provisions as to Cost of Application to Court,

Casualties to be applied to Extinction of Costs, and Provision as to Payment of Costs.

Title, how to be granted.

Glebe Lands (Scotland).

and deliver to the Feuar or Feuars, Purchaser or Purchasers, Lessee or Lessees, all Contracts, Feu Charters, Dispositions in Feu, Writs of Confirmation, Resignation, Clare constat, or Acknowledgment, Dispositions, Conveyances, or other Deeds or Writs, containing all usual and necessary Clauses for feudally conveying and vesting the Subjects so feued, sold, or leased in the Parties taking the same on Feu or Building Lease, or purchasing the same, and the Heirs or singular Successors who shall thereafter acquire Right to the same ; and the said Contracts and other Deeds or Writs so to be granted shall be deemed and held to be as legal and valid Titles of Property in Feu and Heritage, or Fee Simple, or Lease, (as the Case may be,) of the Properties so feued or conveyed to the several Persons in whose Favour respectively the same shall be granted, and their Heirs and Disponees, as if granted by a Proprietor or Superior with a completed feudal Title holding immediately of the Crown, and the Subjects so feued or conveyed or leased under the Authority of this Act shall be subject to Payment of Poor Rates, any Law or Custom to the contrary notwithstanding ; and the said Contracts and other Deeds shall be recorded in the Books of the Heritors.

Full Value to be stipulated to be paid without taking Money by way of Fine, &c.

21. In all and each of the said Contracts and other Deeds or Writs the full Value of the Ground thereby feued or leased shall be stipulated to be paid in perpetual annual Feu Duties, or Rents for the Endurance of such Building Leases, in Grain or in Money, payable half-yearly, without taking any Sum or Sums of Money, or other Matter or Thing whatsoever, by way of Fine, Foregift, or Grassum ; and all Casualties of Superiority accruing on the Renewal of the Title to Heirs or singular Successors shall be taxed at a Duplicate of the annual Feu Duty ; and all Feu Duties, Casualties, or Rents shall be properly and legally secured upon the Ground for which the same are payable, and on the Buildings that may be erected thereon, under the usual Penalties and Forfeitures according to the Law and Practice of *Scotland* in Feu Holdings.

Minister to enjoy same Privilege as other Superiors.

22. After any such Contracts and other Deeds or Writs shall have been executed, the Minister shall have and enjoy all the same Remedies for enforcing Payment of the said Feu Duties and Casualties of Superiority thereby stipulated and agreed to be paid, and generally all other Rights and Privileges, which by the Law and Practice of *Scotland* belong and are competent to other Superiors in Feu Holdings ; and the Parties taking any Lands in feu under the Provisions of this Act, and their Heirs and Successors, shall have and enjoy all the Rights and Privileges which by the Law and Practice of *Scotland* belong and are competent to Vassals in Feu Holdings, in the same Manner and to the same Effect as if they held the said Lands of and under the Minister as a Superior holding immediately of the Crown.

Court to pass Acts of Sederunt.

23. The Court shall pass such Acts of Sederunt as they may consider necessary to regulate the Form of Procedure to be adopted under this Act for effectually carrying out the Purposes thereof.

24. This

*Glebe Lands (Scotland).**Public Works, Harbours, &c.*

24. This Act shall not affect any Act of Parliament now in existence affecting the feuing of Glebes in *Scotland*, or anything done or contracted to be done thereunder. Saving existing Acts.

C A P. LXXII.

An Act to authorize Advances of Money out of the Consolidated Fund for carrying on Public Works and Fisheries and for the Employment of the Poor; and for the Purposes of The Harbours and Passing Tolls Act, 1861, The Cattle Diseases Prevention Act, 1866, and The Labouring Classes Dwellings Act, 1866. [6th August 1866.]

WHEREAS the following Acts have been passed; videlicet,
 an Act of the Fifty-seventh Year of King *George* the Third, Chapter Thirty-four; an Act of the same Session of Parliament, Chapter One hundred and twenty-four; an Act of the First Year of King *George* the Fourth, Chapter Sixty; an Act of the First and Second Years of King *George* the Fourth, Chapter One hundred and eleven; an Act of the Third Year of King *George* the Fourth, Chapter Eighty-six; an Act of the Fourth Year of King *George* the Fourth, Chapter Sixty-three; an Act of the Fifth Year of King *George* the Fourth, Chapter Thirty-six; an Act of the same Session of Parliament, Chapter Seventy-seven; an Act of the Sixth Year of King *George* the Fourth, Chapter Thirty-five; an Act of the Seventh Year of King *George* the Fourth, Chapter Thirty; an Act of the Seventh and Eighth Years of King *George* the Fourth, Chapter Twelve; an Act of the same Session of Parliament, Chapter Forty-seven; an Act of the First and Second Years of King *William* the Fourth, Chapter Twenty-four; an Act of the Third and Fourth Years of King *William* the Fourth, Chapter Thirty-two; an Act of the Fourth and Fifth Years of King *William* the Fourth, Chapter Seventy-two; an Act of the First Year of Her present Majesty Queen *Victoria*, Chapter Fifty-one; an Act of the First and Second Years of Her present Majesty, Chapter Eighty-eight; an Act of the Third Year of Her present Majesty, Chapter Ten; an Act of the Fifth Year of Her present Majesty, Chapter Nine; an Act of the Ninth and Tenth Years of Her present Majesty, Chapter Eighty; an Act of the Fourteenth and Fifteenth Years of Her present Majesty, Chapter Twenty-three; an Act of the Sixteenth and Seventeenth Years of Her present Majesty, Chapter Forty; an Act of the Nineteenth Year of Her present Majesty, Chapter Seventeen; and Act of the Twenty-fourth and Twenty-fifth Years of Her present Majesty, Chapter Eighty; and an Act of the Twenty-fifth and Twenty-sixth Years of Her present Majesty, Chapter Thirty:

And whereas sundry Advances or Loans have been made by the Commissioners of the said Acts, for the Purposes in the same Act specified, and also for the Purposes of The Harbours and Passing

57 G. 3. c. 34.
 57 G. 3. c. 124.
 1 G. 4. c. 60.
 1 & 2 G. 4. c. 111.
 3 G. 4. c. 86.
 4 G. 4. c. 63.
 5 G. 4. c. 36.
 5 G. 4. c. 77.
 6 G. 4. c. 35.
 7 G. 4. c. 30.
 7 & 8 G. 4. c. 12.
 7 & 8 G. 4. c. 47.
 1 & 2 W. 4. c. 24.
 3 & 4 W. 4. c. 32.
 4 & 5 W. 4. c. 72.
 7 W. 4. & 1 Vict. c. 51.
 1 & 2 Vict. c. 88.
 3 Vict. c. 10.
 5 & 6 Vict. c. 9.
 9 & 10 Vict. c. 80.
 14 & 15 Vict. c. 23.
 16 & 17 Vict. c. 40.
 19 & 20 Vict. c. 17.
 24 & 25 Vict. c. 80.
 25 & 26 Vict. c. 30.

Public Works, Harbours, &c.

‘ Passing Tolls, &c. Act, 1861, and great Benefits have been derived therefrom :

‘ And whereas further Advances or Loans are required for the like Objects, and Advances or Loans are also required for the Purposes of “The Cattle Diseases Prevention Act, 1866,” and “The Labouring Classes Dwelling Houses Act, 1866,” and it is deemed expedient to make Advances of Money out of the Consolidated Fund for the Purposes of such Loans :

Be it therefore enacted by the Queen’s most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, as follows :

Power to charge
360,000*l.* per
Annum upon
the Consoli-
dated Fund by
Issues not
exceeding
90,000*l.* per
Quarter.

1. For the Purpose of such Advances or Loans as aforesaid, (exclusively of Advances or Loans for the Purposes of “The Harbours and Passing Tolls, &c. Act, 1861,” “The Cattle Diseases Prevention Act, 1866,” and “The Labouring Classes Dwelling Houses Act, 1866,”) the Commissioners of Her Majesty’s Treasury of the United Kingdom of *Great Britain and Ireland* for the Time being are hereby empowered, by Warrant under the Hands of any Two or more of them, to cause to be issued out of the Consolidated Fund of the United Kingdom of *Great Britain and Ireland*, or out of the growing Produce thereof, to the Account of the Commissioners for the Time being for the Reduction of the National Debt, until Parliament shall otherwise determine, a Sum or Sums of Money not exceeding Three hundred and sixty thousand Pounds *per Annum* by quarterly Instalments or Issues not exceeding Ninety thousand Pounds *per Quarter*, the First Instalment thereof to become due and payable in the Quarter ending the Thirtieth Day of *June* One thousand eight hundred and sixty-seven.

Power to charge
350,000*l.* per
Annum upon
the Consoli-
dated Fund by
Issues not
exceeding
87,500*l.* per
Quarter for
Harbours, &c.

2. For the Purpose of Advances or Loans under “The Harbours and Passing Tolls, &c. Act, 1861,” the Commissioners of Her Majesty’s Treasury of the United Kingdom of *Great Britain and Ireland* for the Time being are hereby empowered, by Warrant under the Hands of any Two or more of them, to cause to be issued out of the Consolidated Fund of the United Kingdom of *Great Britain and Ireland*, or out of the growing Produce thereof, to the Account of the Commissioners for the Time being for the Reduction of the National Debt, a Sum or Sums of Money not exceeding Three hundred and fifty thousand Pounds *per Annum* during the Five Years next ensuing the Thirtieth Day of *June* One thousand eight hundred and sixty-six, by quarterly Instalments or Issues not exceeding Eighty-seven thousand five hundred Pounds *per Quarter*, the First Instalment thereof to become payable in the Quarter ending the Thirtieth Day of *September* One thousand eight hundred and sixty-six, such Monies to be applied under the said Harbours and Passing Tolls Act.

Power to charge
500,000*l.* upon
the Consoli-
dated Fund for

3. For the Purpose of Advances or Loans under “The Cattle Diseases Prevention Act, 1866,” the Commissioners of Her Majesty’s Treasury of the United Kingdom of *Great Britain and Ireland* for the Time being are hereby empowered, by Warrant under

Public Works, Harbours, &c.

under the Hands of any Two or more of them, from Time to Time to cause to be issued out of the Consolidated Fund of the United Kingdom of *Great Britain and Ireland*, or out of the growing Produce thereof, to the Account of the Commissioners for the Time being for the Reduction of the National Debt, a Sum or Sums of Money not exceeding Five hundred thousand Pounds, such Monies to be applied under the said Cattle Diseases Prevention Act, 1866.

4. For the Purposes of Advances or Loans under "The Labouring Classes Dwellings Act, 1866," the Commissioners of Her Majesty's Treasury of the United Kingdom of *Great Britain and Ireland* for the Time being are hereby empowered, by Warrant under the Hands of any Two or more of them, from Time to Time to cause to be issued out of the Consolidated Fund of the United Kingdom of *Great Britain and Ireland*, or out of the growing Produce thereof, to the Account of the Commissioners for the Time being for the Reduction of the National Debt, a Sum or Sums of Money not exceeding Two hundred and fifty thousand Pounds, such Monies to be applied under the said Labouring Classes Dwellings Act, 1866.

5. The Commissioners for the Time being for the Reduction of the National Debt shall be and they are hereby appointed Trustees on the Part of the Public for holding the said Monies to be issued and paid out of the Consolidated Fund as aforesaid; and the said Monies shall be kept upon such Accounts at the Bank of *England* as the Commissioners of the Treasury shall from Time to Time direct; and the said Commissioners for the Reduction of the National Debt shall continue and keep or cause to be continued and kept in their Office a Book or Books in which all the Monies transferred to their Account by virtue of this Act and the said recited Acts shall be entered and kept separate and apart from all other Monies, and such Monies shall be by them held subject to the Disposal, Orders, and Directions of the Commissioners of the said recited Acts and of this Act, for the Purposes of such Loans and Advances, and otherwise as by the same Acts or the Acts relating thereto or this Act are directed or authorized to be made.

6. All and every Sums and Sum of Money which shall be paid into the Bank of *England* to the Account of the Commissioners for executing this Act, under and by virtue of this Act, shall from Time to Time, at such Periods as the Commissioners of Her Majesty's Treasury shall direct, be transferred by the Governor and Company of the Bank of *England* to the Account kept by the said Bank of *England* with Her Majesty's Exchequer, and when so transferred shall be carried to and made Part of the Consolidated Fund of the United Kingdom of *Great Britain and Ireland*.

7. The several Persons who in and by or under the said recited Acts or any of them are named or constituted Commissioners for the Execution of the said Acts, or so many of them as shall be living at the Time of the passing of this Act, and Sir *John Charles Dalmple Hay*, Baronet, (who has been appointed a Commissioner for the Execution of the said recited Acts under the Authority

Cattle Diseases,
&c.

Power to
charge
250,000*l.* upon
the Consoli-
dated Fund for
Labouring
Classes
Dwellings, &c.

National Debt
Commissioners
to be Trustees
of Public Works
Loan Fund,
and to cause
a separate
Account to be
continued at
the Bank of
England for
the Purpose.

Money paid
into the Bank
to Account of
Commissioners
for executing
this Act to be
carried to Con-
solidated Fund.

Commissioners
for executing
recited Acts to
be Commis-
sioners together
with others for
executing the
Act.

Public Works, Harbours, &c.

Authority of the same or some or One of them,) together with *William Jones Loyd* and *Herbert Barnard* Esquires, shall be and they and all future Parties so constituted are hereby constituted Commissioners for the Execution of the said recited Acts and this Act, and all Acts authorized by the said recited Acts and this Act to be done and executed by the said Commissioners may be done and executed by any Three or more of them.

Commissioners
to sign the
following
Declaration
before acting.

8. The said Commissioners named in and by or under the said recited Acts or any of them or this Act shall, before they enter upon the Execution of this Act, sign a Declaration to the following Effect:

‘ I *A.B.* do declare, That, according to the best of my Judgment, I will faithfully and impartially execute the several Duties, Powers, and Trusts vested in me by an Act entitled (insert Title of this Act) according to the Tenor and Purport of the said Act and the Acts therein recited, and other Acts having Reference thereto.’

And such Declaration shall be kept and entered with the other Proceedings of the said Commissioners.

Amount of
Monies to be
advanced under
this Act to be
certified to the
Commissioners
for the Reduction
of the
National Debt.

9. When and so soon as the said Commissioners for the Execution of the said recited Acts and this Act shall have determined upon any Amount of Money to be advanced and lent or paid under the Provisions of this Act, the said Commissioners, or any Three or more of them, shall forthwith certify such Amount to the Commissioners for the Reduction of the National Debt for the Time being; and at the Foot of every such Certificate the Secretary of the said Commissioners for the Execution of the said recited Acts and this Act shall state the Name or Names of the Person or Persons by whom every such Certificate is to be presented to the said Commissioners for the Reduction of the National Debt; and upon every such Certificate being produced to the Officer of the said Commissioners for the Reduction of the National Debt, the Comptroller General or Assistant Comptroller, or Chief Clerk acting under the said last-mentioned Commissioners, shall, upon the Back of every such Certificate, endorse and sign an Order for the Payment of the Sum mentioned in every such Certificate to the Person or Persons named at the Foot of every such Certificate, or to One of such Persons, and which Order of such Officer previously to the issuing thereof shall be entered by the Clerk or other proper Officer, and shall be countersigned by the Actuary or other Check Officer acting under the said last-mentioned Commissioners, and shall be addressed to the Cashiers of the Governor and Company of the Bank of *England*; and such Cashiers, or One of them, shall, upon the Production of every such Order, pay the Sum mentioned therein to the Person or Persons mentioned in every such Order; and the Signature of such Person or Persons, jointly or severally, shall be a sufficient Discharge to the said Commissioners for the Reduction of the National Debt, and to the said Governor and Company respectively.

Commissioners
for executing
recited Acts
and this Act

10. The said Commissioners for the Execution of the said recited Acts and this Act shall cause to be made up an annual Account to the Thirty-first Day of *March* in each Year of the
Amounts

Public Works, Harbours, &c. Public Works Loans (Ireland).

Amounts placed at their Disposal under the said recited Acts and this Act, the Amounts advanced, and the Amounts remaining unissued, also an Account of the Amount of the Loans advanced by the said Commissioners under the said recited Acts and this Act, the Monies received on account thereof, and paid into the Exchequer, and the Balance of Principal and Interest outstanding, distinguishing each Class of Loans, and also showing the Amounts advanced and repaid in respect of each such Class during the Year ending the Thirty-first Day of *March* immediately preceding the Date of such Account; and the said Commissioners shall in each Year cause such Accounts to be laid before both Houses of Parliament on or before the Thirtieth Day of *June*, if Parliament be sitting, or if Parliament be not sitting then within Fourteen Days after the next Meeting of Parliament.

to lay annual Accounts before Parliament.

11. The Commissioners for the Reduction of the National Debt shall cause to be made up, for Examination and Audit, an annual Account to the Thirty-first Day of *March* in each Year of the Receipts, Payments, and Balances on the said Account so directed to be kept by them in respect of the said Public Works Loan Fund as aforesaid, and shall deliver the same to the Auditor General of Public Accounts at *Somerset House*.

National Debt Commissioners to furnish annual Account of the Fund for Audit.

12. None of the several Clauses, Powers, Authorities, Provisoes, Enactments, Directions, Regulations, Restrictions, Privileges, Priorities, Advantages, Penalties, and Forfeitures contained in the said recited Acts or any of them shall be affected nor be deemed to have been affected by anything in this Act or in any other Act or Acts of Parliament, already passed or to be passed, except so far as the same is by this Act or may by any such Act passed or to be passed be altered, varied, or repealed by express Reference to the said recited Acts or this Act, and all and every the same several Clauses, Powers, Authorities, Provisoes, Enactments, Directions, Regulations, Restrictions, Privileges, Priorities, Advantages, Penalties, and Forfeitures, so far as the same can be made applicable, and are not varied by this Act, shall be taken to extend to this Act, and to everything to be done in pursuance of this Act, and as if such Clauses, Powers, Authorities, Provisoes, Enactments, Directions, Regulations, Restrictions, Privileges, Priorities, Advantages, Penalties, and Forfeitures were herein repeated and set forth.

Powers, &c. of recited Acts to have the same Force as if re-enacted in this Act.

C A P. LXXIII.

An Act to authorize for a further Period the Application of Money for the Purposes of Loans for carrying on Public Works in Ireland. [6th August 1866.]

‘WHEREAS an Act was passed in the Second Year of the Reign of His late Majesty King *William* the Fourth, 1 & 2 Will. 4. c. 33.

Chapter Thirty-three:

‘And whereas another Act was passed in the Seventh Year of the same Reign, Chapter One hundred and eight: 6 & 7 Will. 4. c. 108.

‘And whereas another Act was passed in the First Year of the Reign of Her present Majesty, Chapter Twenty-one: 7 Will. 4. & 1 Vict. c. 21.

29 & 30 VICT.

O

‘And

Public Works Loans (Ireland).

1 & 2 Vict.
c. 88.

‘ And whereas another Act was passed in the Second Year of the Reign of Her present Majesty, Chapter Eighty-eight :

2 & 3 Vict.
c. 50.

‘ And whereas another Act was passed in the Third Year of the Reign of Her present Majesty, Chapter Fifty :

5 & 6 Vict.
c. 9.

‘ And whereas another Act was passed in the Second Session of the Fifth Year of the Reign of Her present Majesty, Chapter Nine :

6 & 7 Vict.
c. 44.

‘ And whereas another Act was passed in the Seventh Year of the Reign of Her present Majesty, Chapter Forty-four :

9 & 10 Vict.
c. 1.

‘ And whereas another Act was passed in the Ninth Year of the Reign of Her present Majesty, Chapter One :

9 & 10 Vict.
c. 85.

‘ And whereas another Act was passed in the Ninth and Tenth Years of the Reign of Her present Majesty, Chapter Eighty-five :

14 & 15 Vict.
c. 51.

‘ And whereas another Act was passed in the Fourteenth and Fifteenth Years of the Reign of Her present Majesty, Chapter Fifty-one :

19 Vict. c. 18.

‘ And whereas another Act was passed in the Nineteenth Year of the Reign of Her present Majesty, Chapter Eighteen :

24 & 25 Vict.
c. 85.

‘ And whereas another Act was passed in the Twenty-fourth and Twenty-fifth Years of the Reign of Her present Majesty, Chapter Eighty-five :

29 & 30 Vict.
c. 72.

‘ And whereas by an Act passed in the present Session of Parliament, intituled *An Act to authorize Advances of Money out of the Consolidated Fund for carrying on Public Works and Fisheries, and for the Employment of the Poor; and for the Purposes of “The Harbours and Passing Tolls Act, 1861,” “The Cattle Diseases Prevention Act, 1866,” and “The Labouring Classes Dwellings Act, 1866,”* the Commissioners of Her Majesty’s Treasury of the United Kingdom of *Great Britain and Ireland* for the Time being are empowered, by Warrant under the Hands of any Two or more of them, to cause to be issued out of the Consolidated Fund of the United Kingdom of *Great Britain and Ireland*, or out of the growing Produce thereof, to the Account of the Commissioners for the Time being for the Reduction of the National Debt, until Parliament shall otherwise determine, a Sum or Sums of Money not exceeding Three hundred and sixty thousand Pounds *per Annum* by quarterly Instalments or Issues not exceeding Ninety thousand Pounds *per Quarter*, the first Instalment thereof to become due and payable in the Quarter ending the Thirtieth Day of *June* One thousand eight hundred and sixty-seven :

‘ And whereas sundry Advances or Loans have been made by the Commissioners of Public Works in *Ireland* under the said first-recited Act, and the several Acts since passed for amending and extending the same, for the Purposes in the same Acts specified, and great Benefits have been derived therefrom, and further Advances or Loans are required for the like Objects :

Be it therefore enacted by the Queen’s most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, as follows :

I. The

Public Works Loans (Ireland).

1. The Commissioners of Public Works for the Time being shall be Commissioners for the Execution of this Act.

2. The said Commissioners of Her Majesty's Treasury, by Warrant under the Hands of any Two or more of them, may direct from Time to Time, out of the Sum not exceeding Three hundred and sixty thousand Pounds *per Annum* which by the said Act of this present Session of Parliament they are authorized to cause to be issued out of the Consolidated Fund of the United Kingdom of *Great Britain and Ireland*, or out of the growing Produce thereof, to the Account of the Commissioners for the Reduction of the National Debt, by quarterly Instalments or Issues not exceeding Ninety thousand Pounds *per Quarter* as aforesaid, there shall issue and be paid unto the said Commissioners for the Reduction of the National Debt a Sum not exceeding Fifteen thousand Pounds *per Quarter*, to be at the Disposal of the said Commissioners of Public Works as hereinafter mentioned, the first Instalment thereof to become due and payable in the Quarter ending the Thirtieth Day of *June* One thousand eight hundred and sixty-seven.

3. For the Purpose of receiving the said quarterly Instalments, the said Commissioners for the Reduction of the National Debt shall continue or cause to be continued and kept in their Office a Book or Books, in which all Monies transferred to their Account by virtue of this Act and the said recited Act of the Seventh Year of the Reign of Her present Majesty shall be kept apart from all other Monies; and such Monies shall be by the same Commissioners held subject to the Disposal of the said Commissioners of Public Works for the several Purposes of the said first-recited Act and the other Acts amending the same and of this Act.

4. When the said Commissioners of Her Majesty's Treasury shall have sanctioned any Loan under this Act or any of the above-recited Acts, and the said Commissioners of Public Works shall have ascertained that any Sum of Money is required to be issued on account of such Loan, they shall forthwith certify the Amount of such Issue to the Commissioners for the Reduction of the National Debt for the Time being; and in every such Certificate the Loan in Payment of which such Issue is required, and the Party or Parties to whom such Issue is intended to be made, shall be stated; and upon every such Certificate being produced to the Officer of the said Commissioners for the Reduction of the National Debt the Comptroller General or Assistant Comptroller, or Chief Clerk acting under the last-named Commissioners, shall upon the Back of such Certificate endorse and sign an Order for the Payment of the Sum mentioned in such Certificate to the Governor and Company of the Bank of *England*, to be by them placed to the Account of the Governor and Company of the Bank of *Ireland*, for the Account and Credit of Her Majesty's Paymaster General at the said Bank, to be by him paid over on the Warrants of the said Commissioners of Public Works: Provided always, that Approval of such Issue by the Commissioners of Her Majesty's Treasury shall appear on such Certificate under the

Appointment of Commissioners.

Treasury may out of the 360,000*l.* per Ann. granted by 29 & 30 Vict. c. 72. apply a Sum not exceeding 15,000*l.* per Quarter for Public Works in Ireland.

A separate Account to be continued in the Books of the Commissioners.

When Treasury shall have sanctioned Loans, Commissioners of Public Works to certify Amount of Issue to National Debt Commissioners. Upon Certificate being produced, Payment to be made.

Approval of Treasury of such Issue to appear on Certificate.

Public Works Loans (Ireland).

Hand of One of their Secretaries, and that the Amount of such Issue shall not exceed the Sum for the Time being standing in the Books of the said Commissioners for the Reduction of the National Debt, subject to the Disposal of the said Commissioners of Public Works.

Order to be entered by the proper Officer, countersigned by the Actuary, and addressed to Cashiers of Bank of England, who shall pay the same.

5. Every such Order of the Officer of the said Commissioners for the Reduction of the National Debt, before the issuing thereof, shall be entered by the Clerk or other proper Officer, and shall be countersigned by the Actuary or other Check Officer acting under the said Commissioners for the Reduction of the National Debt, and shall be addressed to the Cashiers of the Governor and Company of the Bank of *England*; and such Cashiers, or One of them, shall, upon the Production of every such Order, pay the Sum mentioned therein to the Governor and Company of the Bank of *England*; and the Signature of One of the Cashiers of the said Governor and Company of the Bank of *England* shall be a sufficient Discharge to the said Commissioners for the Reduction of the National Debt.

National Debt Commissioners to furnish an annual Account for Audit.

6. The Commissioners for the Reduction of the National Debt shall cause to be made up, for Examination and Audit, an annual Account to the Thirty-first Day of *March* in each Year of the Receipts, Payments, and Balances on the said Account so directed to be kept by them in respect of the said Public Works Loan Fund for *Ireland* as aforesaid, and shall deliver the same to the Auditor General of Public Accounts.

Appropriation and Entry of Repayments.

7. As soon as any Sum of Money shall have been lodged to the Credit of the Account of the Commissioners of Public Works at the Bank of *Ireland* on account of the Repayment of Loans for Public Works, the said Commissioners of Public Works shall cause the Sum or Sums so lodged to be entered in their Books to the Credit of the Loan on account of which such Repayment shall have been made, and shall cause a Receipt to be delivered to the Party or Person on whose Account such Repayment shall have been so made, and such Receipt shall be a sufficient Discharge to the Party or Person paying the same.

All Sums paid into the Bank of Ireland to be carried to and made Part of the Consolidated Fund.

8. Every Sum of Money which shall be paid into the Bank of *Ireland* to the Account of the said Commissioners of Public Works, on account of the Repayment of Loans for Public Works under this or any of the aforesaid Acts, shall from Time to Time, at such Periods and in such Manner as the Commissioners of Her Majesty's Treasury shall direct, be transferred by the said Commissioners of Public Works to the Account kept with Her Majesty's Exchequer, and when so transferred shall be carried to and made Part of the Consolidated Fund of the United Kingdom of *Great Britain and Ireland*.

Commissioners for executing recited Acts and this Act to lay annual Accounts before Parliament.

9. The said Commissioners for the Execution of the said recited Acts and this Act shall cause to be made up an annual Account to the Thirty-first Day of *March* in each Year of the Amounts placed at their Disposal under the said recited Acts and this Act, the Amounts advanced, and the Amounts remaining unissued, also an Account of the Amount of the Loans advanced by the said Commissioners under the said recited Acts and this Act, the

Monies

Public Works Loans (Ireland).

Monies received on account thereof, and paid into the Exchequer, and the Balance of Principal and Interest outstanding, distinguishing each Class of Loans, and also showing the Amounts advanced and repaid in respect of each such Class during the Year ending the Thirty-first Day of *March* immediately preceding the Date of such Account; and the said Commissioners shall on or before the First Day of *June* in each Year cause such Accounts and Statements to be transmitted to the Public Works Loan Commissioners at their Office in *London*; and such Accounts and Statements shall by the said last-mentioned Commissioners be laid before both Houses of Parliament on or before the Thirtieth Day of the same Month of *June*, if Parliament be sitting, or if Parliament be not sitting then within Fourteen Days after the next Meeting of Parliament.

10. All the Enactments contained in the said recited Act relating to Public Works in *Ireland*, or any of them, shall, except as is herein otherwise provided, extend to this Act, and to all Things done or directed to be done by the said Commissioners of Her Majesty's Treasury, or the said Commissioners of Public Works, or their Secretary for the Time being, or any other Persons or Bodies Corporate under the Authority of the said recited Acts or this Act, or any of them, in such or the like Manner as if they had been particularly and severally re-enacted in the Body of this Act, or as near thereto as the Difference of the Circumstances will admit, except so far only as the same are amended or altered by any of the said Acts or by this Act.

Powers of
recited Acts as
to Advances
to have the
same Force as
if re-enacted
in this Act.

C A P. LXXIV.

An Act to repeal Part of an Act intituled *An Act for the Government of New South Wales and Van Diemen's Land.*

[6th August 1866.]

WHEREAS by an Act passed in the Sixth Year of the Reign of Her present Majesty, intituled *An Act for the Government of New South Wales and Van Diemen's Land*, it was enacted that, except as therein mentioned, all Bills passed by the Legislative Council of *New South Wales* which should alter or affect the Duties of Customs upon any Goods, Wares, or Merchandise imported to or exported from the said Colony, should in every Case be reserved for the Signification of Her Majesty's Pleasure thereon:

5 & 6 Vict.
c. 76.

And whereas by an Act passed in the Fourteenth Year of Her Majesty, intituled *An Act for the better Government of Her Majesty's Australian Colonies*, the above-recited Enactments were in part repealed, and in part extended to the Colonies of *Victoria*, *Van Diemen's Land*, *South Australia*, and *Western Australia*:

13 & 14 Vict.
c. 59.

And whereas by Two Acts passed in the Fifteenth Year of Her Majesty, intituled respectively *An Act to enable Her Majesty to assent to a Bill as amended of the Legislature of New South Wales*, "to confer a Constitution on New South

18 & 19 Vict.
cc. 54. and 55.

New South Wales and Van Diemen's Land Government.

“Wales, and to grant a Civil List to Her Majesty,” and *An Act to enable Her Majesty to assent to a Bill as amended of the Legislature of Victoria, to establish a Constitution in and for the Colony of Victoria*, the Provisions of the first-mentioned Act respecting the Reservation of Bills for the Signification of Her Majesty's Pleasure thereon are declared applicable to the Colonies of *New South Wales* and *Victoria* respectively; and Doubts are entertained how far the above-recited Enactments remain still in force in Her Majesty's *Australian Colonies*, and it is expedient that such Doubts should be removed, and that the said Provisions should be repealed:

Be it hereby enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, as follows:

Repeal of Part
of 5 & 6 Vict.
c. 76.

Laws not to
be invalid
because not
reserved in
accordance
with repealed
Enactment.

1. The above-recited Enactments of the aforesaid Act of the Sixth Year of Her Majesty shall be and they are hereby repealed.

2. No Law heretofore passed in any of the afore-mentioned Colonies shall be or be deemed to have been invalid on the Ground that such Law being a Law altering or affecting the Duties of Customs aforesaid has not been reserved for the Signification of Her Majesty's Pleasure thereon.

C A P. LXXV.

An Act to amend and explain the Act of the Twenty-fifth and Twenty-sixth Years of *Victoria*, Chapter Fifty-eight, relating to Parochial Buildings in *Scotland*.

[6th August 1866.]

25 & 26 Vict.
c. 58.

“WHEREAS by the Act Twenty-fifth and Twenty-sixth *Victoria*, Chapter Fifty-eight, intituled *An Act to make further Provision with respect to the raising of Money for erecting and improving Parochial Buildings in Scotland*, (in this Act hereafter referred to as the recited Act,) it is enacted, by Section First, “that the Expression ‘Parochial Buildings,’ “in the said Act, shall mean and include Church, Manse, “Churchyard, Walls, Schoolhouse, and Schoolmaster's House “respectively;” and it is further enacted by Section Second, “that the Heritors of any Parish in *Scotland* in which any “new or additional Parochial Building is to be erected, or any “existing Parochial Building is to be improved or to be enlarged, may, at any Meeting of such Heritors, resolve that the “Money required to defray the Expense of Erection, Improvement, or Enlargement of such Parochial Building shall be “raised by annual Assessments extending over a Period of Ten “Years;” and on the Adoption of such Resolution, such annual Assessments for the Period specified therein shall be imposed, levied, and recovered from the Heritors of such Parish, and with the Liabilities and Rights of Relief as therein provided; and by the Third Section it is enacted, that on the Adoption of such Resolution it shall be lawful for the Heritors of such Parish to borrow the Money required to defray the Expense of the
‘Erection,

Parochial Buildings (Scotland) Act Amendment.

‘Erection, Improvement, or Enlargement of such Parochial Buildings, and in Security of the Repayment of the Money so borrowed, and the Interest thereof, to charge and assign the said annual Assessments by a Bond and Assignment, to be signed in manner therein mentioned :

‘And whereas Doubts have arisen as to whether the Powers to borrow Money and grant Bond therefor under said recited Act apply to the Purchase or Acquisition of Parochial Buildings as defined in the Act, and it is expedient that such Doubts should be removed, and the recited Act amended as herein-after provided :

Be it therefore enacted by the Queen’s most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in the present Parliament assembled, and by the Authority of the same, as follows: *viz.*,

1. The Expressions “Erection, Improvement, and Enlargement,” contained in the recited Act, shall extend and apply to the Purchase or Acquisition of Parochial Buildings for the Purposes of the said Act, and the Improvement and Enlargement thereof, and the Power to borrow Money required to defray the Expense of the Erection, Improvement, or Enlargement of such Parochial Buildings, and to grant Bond therefor, and the Interest thereof, repayable in Ten Years ; and the Power to charge and assign the said annual Assessments, as contained in the recited Act, shall extend to and include the Price of Parochial Buildings already erected, purchased, or to be purchased for the Purposes of the Act, and the Ground attached thereto, and the Expense of improving and enlarging the same, including the Purchase of any Feu or Ground Annual payable for such Ground or Buildings ; and the Creditors in or Persons having Right to such Bond and Assignment shall have the same Rights and Remedies for Recovery of the Sums, Principal and Interest, due under such Bond and Assignment, as are conferred by the said recited Act.

2. This Act shall be deemed to be incorporated with the recited Act, and the recited Act shall be read and have Effect accordingly.

Interpretation of the Expressions “Erection, Improvement, and Enlargement” in recited Act.

This and recited Act incorporated.

C A P. LXXVI.

An Act to provide for the Collection of Fees in Public Departments and Offices by means of Stamps.

[6th August 1866.]

BE it enacted by the Queen’s most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, as follows :

1. This Act may be cited as “The Public Offices Fees Act, 1866.” Short Title.

2. It shall be lawful for the Commissioners of Her Majesty’s Treasury, by Notice published in the *London Gazette*, to declare and direct that from and after the Time specified in such Notice all or any of the Fees for the Time being payable in Money in any Public Department or Office connected with the Public Service,

From and after Time appointed by the Treasury Fees payable in any Public Office

Fees (Public Departments).

to be collected
by means of
Stamps.

or to the Officers thereof, shall be collected by means of Stamps ; and every such Notice shall be in accordance with the Form given in the Schedule to this Act, with such Variations as Circumstances may require ; and from and after the Time specified in any such Notice the Fees therein mentioned shall be received by Stamps denoting the Amount of Fees payable, and not in Money : Provided always, that no such Notice shall be published with respect to any Fees payable in the Offices of Her Majesty's Duchy or County Palatine of *Lancaster*, or to any Officer of the said Duchy or County Palatine, without the Consent of the Chancellor of the said Duchy or County Palatine : Provided also, that this Act shall not extend to any Fees payable in either House of Parliament.

Stamps to be
impressed or
adhesive.

3. All or any Stamps to be used under this Act shall be impressed or adhesive as the Commissioners of Her Majesty's Treasury from Time to Time direct.

Stamps to be
affixed to or
impressed on
Documents.

4. When any Fee comprised in any such Notice is payable in respect of a Document, the Stamp denoting the Amount of Fee shall be affixed to or impressed on such Document ; and when any such Fee is payable otherwise than in respect of a Document, the Stamp denoting the Amount of Fee shall be affixed to or impressed on such Document, as the Commissioners of Her Majesty's Treasury may require to be used.

Regulations to
be made by
Treasury.

5. The Commissioners of Her Majesty's Treasury may from Time to Time make such Regulations as seem fit regarding—

The Use of Stamps under this Act :

The Application of such Stamps to Documents in use or required to be used as aforesaid :

The Cancellation of adhesive Stamps.

Nothing to
interfere with
Powers regard-
ing Alteration
of Amount
of Fees.

6. Nothing in this Act shall interfere with the Exercise by any Authority of any Power of altering or otherwise regulating the Amount of any Fees for the Time being payable in any Department or Office, or to the Officers thereof, or of any Salaries or other Charges for the Time being payable thereout or charged thereon.

Separate
Account to be
kept of Money
received for
Stamps.

7. The Commissioners of Inland Revenue shall keep a separate Account of the Money received for Stamps under this Act in respect of every Department or Office, and the Money so received, subject to the Deduction thereout of any Expenses incurred by the Commissioners of Inland Revenue in the Execution of this Act, and to the Payment or Discharge thereout in such Manner as the Commissioners of Her Majesty's Treasury from Time to Time direct of Salaries or other Charges for the Time being by Law charged or made payable out of any Fees so received by Stamps, shall, under the Direction of the Commissioners of Her Majesty's Treasury, be carried to and shall form Part of the Consolidated Fund.

Accounts to be
laid before
Parliament.

8. Each Account so kept by the Commissioners of Inland Revenue for every Year ending the Thirty-first Day of *March*, together with an Account for every such Year, prepared under the Direction of the Commissioners of Her Majesty's Treasury, showing the Salaries and other Charges for the Time being charged

Fees (Public Departments).

charged on or payable out of the Fees received by the Stamps to which such Account relates, shall be laid before both Houses of Parliament within One Month after the Termination of such Year of Account, if Parliament be then sitting, or if not then within One Month next after the next Meeting of Parliament.

THE SCHEDULE.

COMPANIES REGISTRATION OFFICE

(or as the Case may be).

NOTICE under the "Public Offices Fees Act, 1866."

The Lords Commissioners of Her Majesty's Treasury, in pursuance of the Provisions of the said Act, hereby declare and direct, That from and after the _____ Day of _____ the Fees for the Time being payable in the Companies Registration Office (or as the Case may be) or to the Officers thereof, shall be collected by means of Stamps.

C A P. LXXVII.

An Act to amend the Act of the Seventh and Eighth Years of *Victoria*, Chapter Forty-four, relating to the Erection of new Parishes *quoad sacra* in *Scotland*.

[6th August 1866.]

WHEREAS by the Act of the Seventh and Eighth Years of the Reign of Her present Majesty, Chapter Forty-four, intituled *An Act to facilitate the disjoining or dividing of extensive or populous Parishes, and the erecting of new Parishes, in that Part of the United Kingdom called Scotland*, Provision is made (by Section Eight) in the Case of a Church built or acquired, or undertaken to be built or acquired, and endowed or undertaken to be endowed by any Person or Persons at his, her, or their Expense, for the Erection of such Church, and a District to be attached thereto *quoad sacra*, into a Church and Parish in connexion with the Church of *Scotland* :

7 & 8 Vict.
c. 44.

And whereas there are in *Scotland* United Parishes in which there are already Two or more Parish Churches maintained :

And whereas in such United Parishes an Increase of Population or other Change of Circumstances may take place, rendering it expedient under the Provisions of the said Act to apply for Disjunction from such United Parishes, and Erection into a Parish *quoad sacra*, of a District thereof :

And whereas by the said Act no Power is conferred upon the Heritors of such United Parishes to convey or make over any One of the Parish Churches of such United Parish to the Party or Parties who shall have endowed or undertaken to endow such Parish *quoad sacra* :

And whereas it is reasonable and proper that such Power should be conferred :

Be it therefore enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual, and Temporal,

Parishes (Scotland) Act, 1844, Amendment.

Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, as follows, viz. :

Power to
convey to
Quoad sacra
Parish Trustees
within a United
Parish One of
the Parish
Churches.

1. On an Application being made in Terms of the said Act of the Seventh and Eighth Years of Her present Majesty, Chapter Forty-four, to the Lords of Council and Session as Commissioners for Plantation of Kirks and Valuation of Teinds, it shall be lawful for the Heritors of any United Parish in *Scotland*, being Proprietors within such United Parish to the Extent of at least One hundred Pounds Sterling of Real Rent yearly from Land appearing on the Valuation Roll of the County, by a Majority in value of those present at a Meeting summoned by Intimation from the Pulpit in usual Manner for the Purpose, to authorize the Chairman at the Meeting to convey and make over, to the Party or Parties who shall have endowed or undertaken to endow as a Parish *quoad sacra* a District within such United Parish, the one of such Parish Churches most convenient to such District, as the Church of such Parish *quoad sacra* in all Time coming, and the Chairman so authorized shall execute the Conveyance of such Church in favour of such Party or Parties, and the Conveyance of such Church by the Chairman of such Meeting of Heritors shall be a valid Title thereto in all Time coming.

This and
recited Act
incorporated.

2. This Act shall be deemed to be incorporated with the recited Act, and the recited Act shall be read and have Effect accordingly.

C A P. LXXVIII.

An Act for removing Doubts respecting the Assessment of County Rates. [6th August 1866.]

15 & 16 Vict.
c. 81.

‘ WHEREAS by the Act of the Session of the Fifteenth and Sixteenth Years of the Reign of Her present Majesty, Chapter Eighty-one, intituled *An Act to consolidate and amend the Statutes relating to the Assessment and Collection of County Rates in England and Wales*, the Justices of the Peace of every County of *England* and *Wales* assembled at their General or Quarter Sessions of the Peace, or at any Adjournment thereof, are empowered to appoint a Committee for the Purpose of preparing in manner therein mentioned a Basis or Standard for fair and equal County Rates :

‘ And whereas by The Union Assessment Committee Act, 1862, Boards of Guardians are empowered to appoint Assessment Committees for the Purpose of making the Parochial Assessments therein mentioned :

‘ And whereas Doubts are entertained whether the Powers of the Justices under the first-mentioned Act are not impliedly interfered with or controlled by such last-mentioned Act :

‘ And whereas it is expedient to remove such Doubts :

Be it therefore enacted by the Queen’s most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, as follows :

Act of
25 & 26 Vict.
c. 103. not to

1. Nothing contained in The Union Assessment Committee Act, 1862, shall apply to any Assessment which has been or shall be

County Assessments.

be made by any Committee appointed by the Justices under the said Act of the Session of the Fifteenth and Sixteenth Years of Her present Majesty, Chapter Eighty-one, and any Committee which has been or shall be appointed under the last-mentioned Act may prepare a Basis for County Rates, and do all other Things authorized to be done by them under the said Act, in the same Manner in all respects as if the Union Assessment Committee Act had not passed.

affect Act of
15 & 16 Vict.
c. 81.

2. 'Whereas by the Twenty-sixth Section of the said Act of the Session of the Fifteenth and Sixteenth Years of the Reign of Her present Majesty, Chapter Eighty-one, printed Lists of the Parishes and Places assessed to the County Rate, and the Amount of the rateable Value upon which such Parishes and Places have been assessed, are required to be sent to the Persons therein mentioned upon every Occasion when a County Rate is made: And whereas it is expedient to amend the said Section: Be it enacted, That the said printed Lists shall, unless the Justices otherwise direct, be sent only on the Occasion when a new Basis or Standard for a County Rate or an Alteration in the existing Basis or Standard has been allowed and confirmed.

Amendment
of s. 26. of
15 & 16 Vict.
c. 81.

3. This Act may be cited for all Purposes as "The County Rate Act, 1866."

Short Title.

C A P. LXXIX.

An Act to confirm a Provisional Order under "The Local Government Act, 1858," relating to the District of *Ventnor*, and for the Repeal of the *South Wales Highway Act* in *Briton Ferry* District. [6th August 1866.]

WHEREAS the Secretary of State for the Home Department, being One of Her Majesty's Principal Secretaries of State, has, under the Provisions of the Local Government Act, 1858, duly made a certain Provisional Order which is contained in the Schedule to this Act annexed, and it is provided by the aforesaid Local Government Act that no such Order shall be of any Validity whatever until it shall have been confirmed by Parliament, and it is expedient that the said Order should be so confirmed, and other Provision made with respect to the *Briton Ferry* District already under the Local Government Act aforesaid:

Be it therefore enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, as follows:

1. The Provisional Order contained in the Schedule hereunto annexed shall, from and after the passing of this Act, be absolute, and be as binding and of the like Force and Effect as if the Provisions of the same had been expressly enacted in this Act.

Provisional
Order in Sche-
dule confirmed.

2. The Act passed in the Twenty-third and Twenty-fourth Years of the Reign of Her present Majesty (23 & 24 Vict. Cap. 68.), intituled "The *South Wales Highway Act*," shall be repealed

*South Wales
Highway Act*
repealed as to
District of
Briton Fer-

Local Government Supplemental (No. 2).

pealed so far as it relates to the District of *Briton Ferry* in the County of *Glamorgan*, within which District the Local Government Act, 1858, is now in force.

Act incor-
porated with
21 & 22 Vict.
c. 98.

Short Title.

3. This Act shall be deemed to be incorporated with the Local Government Act, 1858, and shall be as if this Act and the said Local Government Act were One Act.

4. In citing this Act in any other Act of Parliament, or in any Proceeding, Instrument, or Document whatever, it shall be sufficient to use the Words and Figures "The Local Government Supplemental Act, 1866," (No. 2.)

C A P. LXXX.

An Act to confirm a Provisional Order under "The Land Drainage Act, 1861." [6th August 1866.]

24 & 25 Vict.
c. 133.

‘ WHEREAS the Inclosure Commissioners for *England* and *Wales* have, in pursuance of "The Land Drainage Act, 1861," duly made the Provisional Order contained in the Schedule to this Act annexed, and it is by the said Act provided that no such Order shall be of any Validity whatever until such Order shall have been confirmed by Parliament, and it is expedient that the said Order should be so confirmed :’

Be it therefore enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, as follows :

Provisional
Order in Sche-
dule confirmed.

1. That the Provisional Order contained in the Schedule hereunto annexed is hereby confirmed, and from and after the passing of this Act shall be deemed to be a Public General Act of Parliament of the like Force and Effect as if the Provisions of the same had been enacted in the Body of this Act.

Short Title.

2. This Act may be cited for all Purposes as "The Land Drainage Supplemental Act, 1866, Number 2."

SCHEDULE to which this Act refers.

In the matter of Northmoor and Stanton Harcourt Improvement, situate in the several Parishes of Northmoor, Stanton Harcourt, and Standlake, in the County of Oxford.

C A P. LXXXI.

An Act to amend the Law respecting Leases by Ecclesiastical Corporations, as far as relates to the *Isle of Man*.

[6th August 1866.]

BE it enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, as follows :

5 & 6 Vict.
c. 108. and
21 & 22 Vict.
c. 57. not to
apply to Isle
of Man.

1. The "Ecclesiastical Leasing Acts, 1842 and 1858," shall not after the passing of this Act extend or apply to the *Isle of Man*.

2. This

Ecclesiastical Leases (Isle of Man).

2. This Act may be cited as The Ecclesiastical Leases (*Isle of Man*) Act, 1866. Short Title.

C A P. LXXXII.

An Act to amend the Acts relating to the Standard Weights and Measures and to the Standard Trial Pieces of the Coin of the Realm. [6th August 1866.]

BE it enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, as follows :

1. The Custody of the Imperial Standards of Length and of Weight, and of all Secondary Standards of Weights and Measures, and of all Balances, Apparatus, Books, Documents, and Things used in connexion therewith or relating thereto, deposited in the Office of the Exchequer at *Westminster*, or in the Custody of the Comptroller General of the Exchequer, shall be and the same is hereby transferred to the Board of Trade, who shall have the Charge thereof, and shall have and perform all such Powers and Duties relative thereto, or otherwise relative to Standards of Weights and Measures, as are at the passing of this Act by Law vested in or imposed on the Commissioners of Her Majesty's Treasury, or in or on the Comptroller General of the Exchequer ; and all Things done by the Board of Trade or any of their Officers, or at their Office, in relation to Standards of Weights and Measures in pursuance of this Act, shall be as valid and shall have the like Effect and Consequences as if the same had been done by the Commissioners of Her Majesty's Treasury, or by the Comptroller General or other Officer of the Exchequer, or at the Office of the Exchequer.

2. The Board of Trade shall once in every Ten Years after the passing of this Act cause the Three Parliamentary Copies of the Imperial Standards of Length and of Weight deposited at the Royal Mint, with the Royal Society of *London*, and in the Royal Observatory of *Greenwich*, respectively, to be compared with the Imperial Standards of Length and of Weight and with each other.

3. The Secondary Standards of Length and of Weight and of Capacity, which before the passing of this Act have been in use in the Office of the Exchequer at *Westminster*, and have been known as the Exchequer Standards, and all legal Secondary Standards for the Time being in use under the Direction of the Board of Trade in pursuance of this Act, shall be called the Board of Trade Standards.

4. As soon as conveniently may be after the passing of this Act, and afterwards once at least in every Five Years, the Board of Trade shall cause the Board of Trade Standards for the Time being in use to be compared with the Imperial Standards of Length and of Weight and with each other, and to be adjusted or renewed, if requisite.

5. It shall be lawful for Her Majesty in Council from Time to Time by Order in Council to define the Amount of Error to be tolerated

Transfer to Board of Trade of Custody of Imperial Standards of Weights and Measures, &c.

Periodical Comparison of Imperial Standards, &c.

Definition of Board of Trade Standards.

Comparison of Board of Trade Standards with Imperial Standards.

Amount of Error to be tolerated.

Standards of Weights, Measures, and Coinage.

tolerated in other Secondary Standards of Length and of Weight and of Capacity when compared with the Board of Trade Standards.

Authorization of further Secondary Standards by Order in Council.

6. Where at any Time any Secondary Standard of Length or of Weight or of Capacity has been derived from the Imperial Standards of Length and of Weight respectively, and duly verified and authenticated by Comparison therewith, it shall be lawful for Her Majesty in Council, by Order in Council, to declare the same to be a legal Secondary Standard of Length or of Weight or of Capacity, as the Case may be.

Discontinuance of a Board of Trade Standard.

7. It shall be lawful for Her Majesty in Council from Time to Time by Order in Council to declare that any legal Secondary Standard of Length or of Weight or of Capacity specified in such Order shall cease to be such a Standard.

Publication of Orders in Council.

8. All Orders in Council made under this Act, or made after the passing of this Act under any former Act relating to Standard Weights and Measures, shall be published in the *London* and *Edinburgh* and *Dublin* Gazettes, and laid before both Houses of Parliament.

Abolition of Stamp Duty and Fees.

9. From and after the passing of this Act an Indenture of Verification of any Standard, or any Indorsement on any such Indenture, shall not be liable to Stamp Duty, nor shall any Fee be payable on the Verification or Re-verification of any Standard.

Standard Weights and Measures Department of Board of Trade.

10. For the Purposes of this Act the Board of Trade shall constitute a Department of their Office, to be called the Standard Weights and Measures Department of the Board of Trade, and shall appoint as Head of that Department an Officer to be styled the Warden of the Standards, and shall appoint and employ so many Clerks and subordinate Officers, and at such Salaries, as the Commissioners of Her Majesty's Treasury from Time to Time approve.

Comparison of Standards, &c. in aid of scientific Researches.

11. In addition to the Performance of the Duties imposed on the Board of Trade by this Act, it shall be the Duty of the Warden of the Standards to conduct all such Comparisons, Verifications, and other Operations with reference to Standards of Length, Weight, or Capacity in aid of scientific Researches, or otherwise, as the Board of Trade from Time to Time authorize or direct.

Annual Report of Warden of Standards.

12. The Warden of the Standards shall every Year make a Report to the Board of Trade on the Proceedings and Business of the Standard Weights and Measures Department, which Report shall be laid before both Houses of Parliament.

Transfer to Treasury of Custody of Standard Trial Pieces for Coinage, &c.

13. The Custody of the Standard Trial Pieces of Gold and Silver used for determining the Justness of the Gold and Silver Coins of the Realm issued from the Royal Mint, and of all Books, Documents, and Things used in connexion therewith or relating thereto, deposited in the Office of the Exchequer at *Westminster*, or in the Custody of the Comptroller General of the Exchequer, shall be and the same is hereby transferred to the Commissioners of Her Majesty's Treasury, who shall have the Charge thereof, and shall have and perform all such Powers and Duties relative thereto as are at the passing of this Act by Law vested in or imposed

Standards of Weights, Measures, and Coinage.

imposed on the Comptroller General of the Exchequer, and the same shall be deposited and kept in such Place or Places and in such Manner as the Commissioners of Her Majesty's Treasury from Time to Time by Warrant direct.

14. The Enactments described in the Schedule to this Act are hereby repealed.

Enactments
repealed.

15. Notwithstanding anything in this Act, all Books and Documents at the passing of this Act in the Custody of the Comptroller General of the Exchequer other than those in this Act expressly referred to shall remain and be in his Custody, and he shall have the Charge thereof, as if this Act had not been passed.

Custody of
Exchequer
Records, &c.
to remain.

16. This Act may be cited as "The Standards of Weights, Measures, and Coinage Act, 1866."

Short Title.

SCHEDULE.*Enactments repealed.*

5 Geo. 4. c. 74. in part.	An Act for ascertaining and establishing Uniformity of Weights and Measures - - -	} in part; namely,—So much of Section Twelve as relates to Fees.
4 & 5 Will. 4. c. 15. in part.	An Act to regulate the Office of the Receipt of His Majesty's Exchequer at Westminster - - -	
5 & 6 Will. 4. c. 63. in part.	An Act to repeal an Act of the Fourth and Fifth Year of His present Majesty, relating to Weights and Measures, and to make other Provisions instead thereof	} in part; namely,—Section Seven.
18 & 19 Vict. c. 72. in part.	An Act for legalizing and preserving the restored Standards of Weights and Measures - - -	
22 & 23 Vict. c. 66. in part.	An Act for regulating Measures used in Sales of Gas - - -	} in part; namely,—So much of Section Five as relates to Fees.
		} in part; namely,—Section Six.
		} in part; namely,—So much of Section Six as relates to Fees.

C A P. LXXXIII.

An Act to provide for the Acquisition of a Site for the Enlargement of the National Gallery. [6th August 1866.]

WHEREAS it is expedient that the National Gallery in Trafalgar Square in the City of Westminster should be enlarged

National Gallery Enlargement.

‘ enlarged and improved, and that for the Purpose of such
 ‘ Enlargement and Improvement the additional Lands described
 ‘ and shown in the Plans herein-after mentioned should be
 ‘ acquired and appropriated in manner herein-after mentioned,
 ‘ but such Acquisition and Appropriation cannot be effected
 ‘ without the Authority of Parliament: And whereas duplicate
 ‘ Plans describing the Situation of the said Lands (herein-after
 ‘ referred to as the prescribed Lands), with a Book of Reference
 ‘ thereto containing the Names of the Owners and Lessees, or
 ‘ reputed Owners and Lessees, and of the Occupiers thereof,
 ‘ have been deposited with the Clerk of the Peace for the County
 ‘ of *Middlesex* at his Office at the Sessions House, *Clerkenwell*,
 ‘ in the said County, and with the Vestry Clerk of the Parish of
 ‘ *Saint Martin-in-the-Fields* at his Office: And whereas Parts
 ‘ of the prescribed Lands are now the Site of the Workhouse
 ‘ for the Parish of *Saint Martin-in-the-Fields*, and other Parts
 ‘ thereof are now the Site of the Parochial Schools of the said
 ‘ Parish, and other Parts thereof are now the Site of the School
 ‘ founded by Archbishop *Tenison*, and other Parts thereof belong
 ‘ to and are now vested in Her Majesty as Part of the Here-
 ‘ ditary Land Revenues of the Crown, subject only to the existing
 ‘ Leases and Tenancies thereof, which Leases and Tenancies are
 ‘ specified in the Second Schedule to this Act annexed: And
 ‘ whereas a Provisional Agreement, a Copy whereof is contained
 ‘ in the First Schedule to this Act annexed, has, with the Con-
 ‘ sent of the Lords Commissioners of Her Majesty’s Treasury,
 ‘ been entered into by the First Commissioner of Her Majesty’s
 ‘ Works and Public Buildings with the Guardians of the Poor of
 ‘ the said Parish: And whereas it is expedient that the said
 ‘ Agreement should be confirmed, and that the Arrangements
 ‘ thereby contemplated should be carried into effect by means of
 ‘ the Provisions contained in this Act: And whereas it is supposed
 ‘ that under and by virtue of an Act of the First Year of Queen
 ‘ *Anne*, intituled *An Act for the better improving a certain Piece*
 ‘ *of Ground in the Parish of Saint Martin-in-the-Fields for the*
 ‘ *Use of the Poor, and for other the Purposes therein mentioned*,
 ‘ and an Act of the Tenth Year of King *George* the Third,
 ‘ intituled *An Act for building a Workhouse in the Parish of*
 ‘ *Saint Martin-in-the-Fields within the Liberty of Westminster*
 ‘ *in the County of Middlesex*, the former of which Acts contains
 ‘ Recitals of Letters Patent of King *James* the First and King
 ‘ *Charles* the First, the legal Estate in such of the prescribed
 ‘ Lands as are comprised in the said Agreement, or some Part
 ‘ thereof, was and is vested in the Vicar and Churchwardens of
 ‘ the said Parish as incorporated by the former of the said Two
 ‘ Acts, but only in trust for the said Parish: And whereas it
 ‘ appears from the said Acts and the said Letters Patent that the
 ‘ prescribed Lands, or Parts thereof, form Part of a Piece of
 ‘ Ground formerly granted by King *James* the First for a
 ‘ Churchyard for the said Parish, but no Part of the prescribed
 ‘ Lands has within the Memory of living Man been used as a
 ‘ Churchyard, and it is expedient that any Doubt as to the Uses
 ‘ to

1 Ann. c. 21.
 (Private.)

10 G. 3. c. 75

National Gallery Enlargement.

' to which the said Land is subject should be removed by ' express Enactment : ' Be it enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, as follows :

1. The Purposes of this Act are the Acquisition and Appropriation of additional Lands for the Enlargement and Improvement of the National Gallery aforesaid, and the constructing and doing such Works and Things as are conducive to the Attainment of the above Purposes or any of them, or incidental thereto.

Purposes of the Act.

2. The said Agreement set forth in the First Schedule to this Act is hereby confirmed, subject to the Modifications thereof in this Act contained.

Confirmation of Agreement.

3. The Commissioners of Her Majesty's Works and Public Buildings as incorporated by the Act of the Fifteenth and Sixteenth Years of Her present Majesty, Chapter Twenty-eight, and who are herein-after referred to as the Commissioners, shall have the Charge of carrying this Act into effect, but all the prescribed Lands as and when they shall be acquired for or become appropriated to the Purposes of this Act shall be conveyed to or shall become or remain vested in Her Majesty, Her Heirs or Successors, for the Purposes of this Act, or for such other Purposes of public Utility as may be sanctioned by Parliament : Nevertheless any Parts of the prescribed Lands which may not be required for the Purposes of this Act may be sold and disposed of by the Commissioners in manner by the said Act of the Fifteenth and Sixteenth Years Her Majesty authorized and prescribed, and the Commissioners in such Case shall have Power to convey all the Estate and Interest of Her Majesty, Her Heirs or Successors, in the Land so sold or disposed of.

Commissioners of Her Majesty's Works as incorporated to carry this Act into effect.

4. It is hereby declared, That no Part of the prescribed Lands is or shall be a Churchyard ; nevertheless, if the Commissioners shall, in the Execution of the Works authorized by this Act, discover any Human Remains, Monuments, or Tombstones, they shall decently remove and dispose of the same in such Manner as the Bishop of *London* for the Time being shall direct.

No Part of prescribed Lands to be a Churchyard.

5. The Value of the Estate and Interest of Her Majesty in such of the prescribed Lands as are now vested in Her Majesty as Part of the Hereditary Land Revenues of the Crown as aforesaid, together with the Amount of the Damage which will be caused to the Property of Her Majesty adjoining the prescribed Lands on the West Side thereof by the stopping up of the Streets and Passages by this Act authorized to be stopped up, shall forthwith be ascertained by a Surveyor to be appointed by the Lords Commissioners of Her Majesty's Treasury for that Purpose, and the Sum awarded by such Surveyor shall be paid by the Commissioners out of any Monies which have been or may be placed at their Disposal by Parliament for that Object to the Commissioners of Her Majesty's Woods, Forests, and Land Revenues, to be by them applied to the same Purposes as Monies arising from the Sale of Estates belonging to the Crown are directed to be applied by the Act of the Tenth Year of King *George* the Fourth,

Value of the Crown Property to be ascertained by a Surveyor to be appointed by the Treasury, and the Amount to be paid to Commissioners of Woods.

National Gallery Enlargement.

Chapter Fifty, and from and after such Payment such of the prescribed Lands as are now vested in Her Majesty as aforesaid shall cease to be Part of the Hereditary Land Revenues of the Crown, but shall remain vested in Her Majesty, Her Heirs and Successors, for the Purposes in this Act mentioned.

Payment and Apportionment of Rents of Crown Property.

6. The Rents in arrear at the passing of this Act, and the Rents which shall accrue due down to and inclusive of the First quarterly or half-yearly Day of Payment which shall happen after the Payment to the Commissioners of Her Majesty's Woods, Forests, and Land Revenues of the Sum to be awarded as hereinbefore mentioned in respect of all those Parts of the prescribed Lands which now belong to Her Majesty as aforesaid, shall be received by the last-mentioned Commissioners, who shall pay to the said Commissioners of Her Majesty's Works and Public Buildings an apportioned Part of such Rents, when received, in respect of the Time between the Payment of the aforesaid Sum and the next quarterly or half-yearly Day of Payment; and after such quarterly or half-yearly Day of Payment as shall happen next after the Payment of the Sum aforesaid the said Rents shall be received by the said Commissioners of Her Majesty's Works and Public Buildings.

Payments to Guardians of the Poor, at the Times, &c. mentioned in First Schedule.

7. The Commissioners shall, out of any Monies which have been or may be placed at their Disposal by Parliament for that Object, pay to the Guardians of the Poor of the said Parish the several Sums mentioned in the said Agreement contained in the said First Schedule hereto at the Times and in manner in the same Agreement mentioned.

On Payment of First Instalment mentioned in the said Agreement, Lands to vest in Her Majesty for the Purposes of the Act.

8. On Payment by the Commissioners, out of such Monies as aforesaid, of the First Instalment or Sum of Twenty-two thousand three hundred and thirty-three Pounds Six Shillings and Eightpence mentioned in the said Agreement, all the Buildings, Land, and Hereditaments in the same Agreement mentioned shall become and remain vested in Her Majesty, Her Heirs and Successors, for the Purposes in this Act mentioned, for all the Estate and Interest therein of the Guardians of the Poor of the said Parish, or of the Vicar and Churchwardens of the said Parish, subject nevertheless to such Lien and to such Right of Occupation as in the same Agreement are mentioned; and it is hereby declared that such Right of Occupation shall absolutely cease at the Expiration of the Time fixed or to be fixed by or according to the said Agreement, whether there shall then be a new Workhouse duly provided for the said Parish or not.

Monies payable to Guardians of Poor to be paid into the Bank.

9. All Monies payable under this Act to the Guardians of the Poor of the said Parish shall be paid into the Bank of *England* to the Account of "The Guardians of the Poor of the Parish of *Saint Martin-in-the-Fields* in the County of *Middlesex*."

As to Purchase of Remainder of prescribed Lands.

10. The Commissioners may, out of any Monies which have been or may be placed at their Disposal by Parliament for that Object, purchase, acquire, take, and use for the Purposes of this Act all or any Part of the Remainder of the prescribed Lands, or any Estate or Interest in any of the prescribed Lands.

11. Not-

National Gallery Enlargement.

11. Notwithstanding anything in this Act or in the Acts incorporated herewith contained, it shall not be lawful for the Commissioners to take or use for the Purposes of this Act any Lands belonging to the Parochial Schools of the said Parish, or to the School founded by Archbishop *Tenison* as aforesaid, otherwise than by Agreement.

Certain Schools not to be taken without Consent.

12. The Commissioners, their Surveyors, Officers, and Workmen, may at all reasonable Times in the Daytime, upon giving Twenty-four Hours previous Notice in Writing, enter into and upon any of the prescribed Lands, other than the Lands belonging to the Parochial Schools of the said Parish, or to the School founded by Archbishop *Tenison* as aforesaid, for the Purposes of surveying or valuing the same.

Commissioners may enter to survey or value.

13. The Lands Clauses Consolidation Acts of 1845 and 1860 shall be incorporated with this Act, with the Exceptions and subject to the Provisions herein-before contained, and also with the Exceptions and Additions and subject to the Provisions hereinafter contained ; (that is to say,)

8 & 9 Vict.
c. 18. and
23 & 24 Vict.
c. 106., with
certain Exceptions, incorporated.

1. There shall not be incorporated with this Act the Provisions in Section 16 of the Act of 1845 whereby it is provided that the Capital is to be subscribed before the compulsory Powers are to be put in force, or the Provisions relating to affording Access to the Special Act.
2. In the Construction of this Act and the said incorporated Acts this Act shall be deemed to be the Special Act, and the Commissioners shall be deemed to be "The Promoters of the Undertaking."
3. The Bond required by Section 85 of the Act of 1845 shall be under the Common Seal of the Commissioners, and shall be sufficient without the Addition of the Sureties in the said Section mentioned.
4. The Term "Sheriff" used in the Provisions of the Act of 1845, relating to the Reference to a Jury, shall be deemed to apply to the High Bailiff of the City and Liberty of *Westminster*, or his Deputy.

14. Upon the Purchase or Acquisition for the Purposes of this Act of the prescribed Lands or any Part thereof (save as hereinafter provided), all Rights of Way, Rights of laying down or of continuing any Pipes, Sewers, or Drains, on, through, or under such Lands or Part thereof, and all other Rights or Easements in or relating to such Land or Part thereof, shall be extinguished, and all the Soil of such Ways, and the Property in the Pipes, Sewers, or Drains, shall vest or continue vested in Her Majesty, subject to this Provision, that all Persons and Bodies of Persons, corporate or unincorporate, may recover from the Commissioners such Compensation, if any, as they may be entitled to for any Rights or Property of which they may be deprived in pursuance of this Section, the Amount of such Compensation to be determined in manner provided by the said Lands Clauses Consolidation Act, 1845 ; and for the Purposes of this Section *Duke's Court* and the Passage through the East Wing of the National

Extinction of Rights of Way and other Easements.

National Gallery Enlargement.

Gallery shall be deemed to be acquired or be vested for the Purposes of this Act at the same Time as the Workhouse and Hereditaments comprised in the said Agreement.

Compulsory Purchases.

15. The Limit for the compulsory Purchase of Lands under this Act shall be Five Years.

As to Acquisition of Lands by Agreement.

16. The Commissioners may, for the Purpose of enlarging or improving the National Gallery, acquire by Purchase or otherwise any Lands, or Interest in Lands or Easements, and for the Purposes of such Acquisition the said Lands Clauses Consolidation Acts shall be deemed to apply, with the Exception of so much thereof as relates to the Purchase of Lands otherwise than by Agreement.

Commissioners may execute Works.

17. The Commissioners may pull down and remove any Buildings on the prescribed Lands, and may construct thereon such Buildings and Works and do all such other Things as may in their Opinion be necessary or expedient in order to carry into effect the Purposes of this Act or any of them.

As to Rights of Board of Works.

18. Nothing in this Act shall extend to take away or impair any Rights or Jurisdiction of the Metropolitan Board of Works in relation to any Sewers, Drains, or Watercourses.

Buildings exempt from 18 & 19 Vict. c. 122.

19. All Buildings erected on the prescribed Lands shall be exempt from the Operation of the First Part of "The Metropolitan Buildings Act, 1855."

No Purchase to be made without the Authority of the Treasury.

20. No Purchase shall be made by the Commissioners for the Purposes of this Act without the Consent in Writing of the Commissioners of Her Majesty's Treasury, but it shall not be necessary for any Vendor, or any Purchaser from the Commissioners, to ascertain that such Assent has been given, nor shall the Commissioners be bound to produce to any such Vendor or Purchaser any Evidence of such Assent, and any such Assent may be given either generally or for any particular Purchase or Purchases, as to the said Commissioners of the Treasury may seem meet.

Authentication of Notices.

21. Every Notice, Summons, Writ, or other Document required to be given, issued, or signed by or on behalf of the Commissioners may be given, issued, or signed by the Solicitor or Secretary for the Time being of the Commissioners, and need not be under the Common Seal of the Commissioners.

Contracts made by First Commissioner of Works to be valid.

22. All Contracts in Writing made by the First Commissioner of Her Majesty's Works and Public Buildings in the Execution of any of the Powers by this Act given to the Commissioners hereby incorporated as aforesaid shall be valid, and shall be binding on the Commissioners as if the same had been under their Corporate Seal.

Monies payable to the Commissioners to be paid to Her Majesty's Paymaster General.

23. All Monies payable to the Commissioners under the Provisions of this Act from the Sale of any Materials or otherwise shall be paid to Her Majesty's Paymaster General, or the Deputy Paymaster General for the Time being, or other Officer acting for the Paymaster General, whose Receipt, unstamped, shall be a sufficient Discharge for the same to the Persons paying the same, and such Monies so paid as aforesaid shall from Time to Time be by such Paymaster General paid over and applied as the

National Gallery Enlargement.

the Commissioners shall by any Order direct, and in the meantime shall be applied or invested in the Purchase of Exchequer Bills, if the Commissioners shall so direct.

24. All Orders which under this Act the Court of Chancery is empowered to make on Motion or Petition in relation to any Money paid into the Bank of *England* with the Privity of the Accountant General of the Court of Chancery under this Act, or the Securities in or upon which the same may be invested, or the Dividends or Interest on such Money and Securities, or the Costs of any Application, may be made by any Judge of the said Court, upon Application to him while sitting at Chambers, upon Summons, in like Manner as in other Cases in which Proceedings may be so had, subject nevertheless to any General Orders which may hereafter be made concerning the Practice, Proceedings, or Business of the said Court on any such Applications.

Orders concerning Money paid into Court may be made at Chambers.

25. If any Person wilfully obstruct any Person acting under the Authority of the Commissioners in the lawful Exercise of the Power vested in them under this Act, he shall forfeit a Sum not exceeding Five Pounds for every such Offence, to be recovered in a summary Manner.

Penalty for obstructing Commissioners.

26. No Deed, Bond, or other Instrument made by, to, or with the Commissioners for any of the Purposes of this Act shall be subject to any Stamp Duty imposed by any Act now in force, nor to any Stamp Duty to be imposed by any future Act, unless such Instruments are specially charged therewith in such future Act.

Deeds not liable to Stamp Duty.

27. Every Conveyance, Assignment, or other Deed or Instrument whereby any Land by this Act authorized to be purchased is conveyed or assigned to Her Majesty, Her Heirs and Successors, for the Purposes of this Act, shall be enrolled amongst the Records of Her Majesty's Court of Exchequer, and entered in the Books of the Commissioners, and every such Conveyance, Assignment, or other Deed or Instrument, when so enrolled, shall, without any other Enrolment or Acknowledgment thereof, and without any Registry thereof, be good and available in Law, any Act of Parliament, Law, Practice, or Usage to the contrary in anywise notwithstanding.

Deeds to be enrolled in Court of Exchequer.

28. A Copy of the Plan of the prescribed Lands shall be deposited at the Office of the Commissioners, and shall remain at the said Office to the end that all Persons may at all reasonable Times, on Payment of a Fee of One Shilling, have Liberty to inspect the same.

Plan to be deposited in the Office of Works, &c.

29. This Act may be cited for all Purposes as "The National Gallery Enlargement Act, 1866."

Short Title.

The FIRST SCHEDULE above referred to.

Agreement for Purchase of the Site of the Workhouse.

The SECOND SCHEDULE above referred to.

Particulars of the Leases to which the Crown Property is subject.

Attorneys and Solicitors (Ireland).

C A P. LXXXIV.

An Act to amend the Laws for the Regulation of the Profession of Attorneys and Solicitors in *Ireland*, and to assimilate them to those in *England*. [6th August 1866.]

‘ **WHEREAS** it is expedient to amend, alter, and consolidate the Laws relating to the Admission and Enrolment of Attorneys and Solicitors, and to the Service of indentured Apprentices to Attorneys and Solicitors in *Ireland*, and to establish a Registrar of all such Attorneys, Solicitors, and Apprentices:’

Be it therefore enacted by the Queen’s most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, as follows:—

Interpretation
of Terms.

1. In the Construction of this Act, unless there be something in the Subject or Context repugnant to such Construction, the Word “Attorney” shall mean Attorney of One or more of the Superior Courts of Law at *Dublin*; the Word “Solicitor” shall mean Solicitor of the High Court of Chancery in *Ireland*; the Word “Registrar” shall mean the Registrar of Attorneys and Solicitors; the Expression “the Roll of Attorneys and Solicitors kept by the Registrar” shall mean the Roll or Book, Rolls or Books, of Attorneys and Solicitors, which by this Act the Registrar is required to keep; and the Expression “the Incorporated Law Society” shall mean “the Society of the Attorneys and Solicitors of *Ireland*” acting under their present or any future Charter.

Short Title.

2. This Act may be cited as “The Attorneys and Solicitors Act (*Ireland*), 1866.”

No Person
to act as an
Attorney or
Solicitor un-
less admitted
and enrolled.

3. From and after the passing of this Act no Person shall act as an Attorney or Solicitor, or as such Attorney or Solicitor sue out any Writ or Process, or commence, carry on, solicit, or defend any Action, Suit, or other Proceeding, in the Name of any other Person or in his own Name, in Her Majesty’s High Court of Chancery in *Ireland*, or in the Courts of Queen’s Bench, Common Pleas, or Exchequer at *Dublin*, or in the Court of Bankruptcy and Insolvency in *Ireland*, or in Her Majesty’s Court of Probate in *Ireland*, or in the Landed Estates Court in *Ireland*, or in the Court of any Chairman of any County or Riding of a County, or in any Court of Civil or Criminal Jurisdiction, or in any other Court of Law or Equity in that Part of the United Kingdom of *Great Britain* and *Ireland* called *Ireland*, or act as an Attorney or Solicitor in any Cause, Matter, or Suit, civil or criminal, to be heard, tried, or determined before any Justice of Assize, of Oyer and Terminer, or Gaol Delivery, or at any General or Quarter Sessions of the Peace for any County, Riding, Division, Liberty, City, Borough, or Place, or before any Justice or Justices, unless such Person shall have been previously to the passing of this Act admitted and enrolled and otherwise duly qualified to act as an Attorney or Solicitor under or by virtue

Attorneys and Solicitors (Ireland).

virtue of the Laws now in force, or unless such Person shall after the passing of this Act be admitted and enrolled and registered and otherwise duly qualified to act as an Attorney or Solicitor pursuant to the Directions and Regulations of this Act, and unless such Person shall continue to be so duly qualified and registered and on the Roll at the Time of his acting in the Capacity of an Attorney or Solicitor as aforesaid, except as herein-after mentioned.

4. No Person shall from and after the passing of this Act be capable of being admitted, enrolled, and registered as an Attorney or Solicitor save as herein-after provided, unless such Person shall have been bound by Indentures of Apprenticeship to serve as an Apprentice for and during the Term of Five Years to a practising Attorney or Solicitor in *Ireland*, and shall have duly served under such Indentures for and during the said Term of Five Years, and also unless such Person shall, after the Expiration of the said Term of Five Years, have been examined in the Manner herein-after directed and sworn as by the Laws now in force required previously to such Admission, Enrolment, and Registration.

No Person to be admitted an Attorney or Solicitor unless he shall have served an Apprenticeship of Five Years.

5. No Attorney or Solicitor shall take, have, or retain any Apprentice who shall be bound by Indentures as aforesaid after such Attorney or Solicitor shall have discontinued or left off practising as or carrying on the Business of an Attorney or Solicitor, nor whilst such Attorney or Solicitor shall be retained or employed as a Writer or Clerk by any other Attorney or Solicitor, and Service by any Apprentice under Indentures to an Attorney or Solicitor for and during any Part of the Time that such Attorney or Solicitor shall be so employed as Writer or Clerk by any other Attorney or Solicitor shall not be deemed or accounted as good Service under such Indentures.

No Attorney to take or retain any Apprentice after discontinuing Business, &c.

6. In case any Attorney or Solicitor to whom any Apprentice shall be bound by Indentures as aforesaid shall, before the End or Determination of such Contract, become bankrupt, or take the Benefit of any Act for the Relief of Insolvent Debtors, or be imprisoned for Debt and remain in Prison for the Space of Twenty-one Days, it shall be lawful for any of the said Courts of Law or Equity wherein such Attorney or Solicitor is admitted as aforesaid, upon the Application of such Apprentice, to order and direct the said Indentures to be discharged, or assigned to such Person and upon such Terms and in such Manner as herein-after mentioned, or otherwise as the said Court shall think fit.

In case Attorney become bankrupt, &c., Indentures to be discharged or assigned.

7. Any Person having taken the Degree of Bachelor of Arts or Bachelor of Laws in the University of *Oxford, Cambridge, Dublin, Durham, or London*, or in the *Queen's University* in *Ireland*, or the Degree of Bachelor of Arts, Master of Arts, Bachelor of Laws, or Doctor of Laws in any of the Universities of *Scotland*, none of such Degrees being honorary Degrees, and who at any Time after having taken such Degree, and either before or after the passing of this Act, has been bound by and has duly served under Indentures of Apprenticeship to a practising Attorney or Solicitor for the Term of Three Years, and has been examined and sworn

Persons having taken Degrees at certain Universities may be admitted after Three Years Service.

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in manner herein-after mentioned, and in accordance with the Practice of the Court of Chancery or Superior Courts of Law in *Ireland*, may be admitted and enrolled and registered as an Attorney or Solicitor; and where any Person has, before the passing of this Act, and at any Time after having taken such Degree, been bound as aforesaid for any Period exceeding Three Years, he may, after having duly served Three Years of such Term in such Manner as would have been required if he had been bound for Three Years only, and having been examined and sworn as aforesaid, and with the Consent in Writing (endorsed on his Indentures of Apprenticeship) of the Attorney or Solicitor to whom he may be bound to the immediate Determination of his Indentures of Apprenticeship, be admitted, enrolled, and registered as an Attorney or Solicitor; and where such Consent is given as aforesaid, and acted upon under this Provision by the Person hereby made eligible to be admitted, enrolled, and registered as aforesaid, the Indentures of Apprenticeship shall be deemed to have determined as if they had determined by Effluxion of Time.

Persons having been at the Bar may be admitted after Three Years Service.

8. Every Person who either before or after the passing of this Act has been called to the Degree of Utter Barrister in *Ireland*, and after ceasing to be a Barrister has been bound by Indenture to serve as an Apprentice for any Term exceeding Three Years to a practising Attorney or Solicitor, and has in either of the said Cases continued in such Service for the Term of Three Years, and during the whole of such Three Years served in such Manner as is herein-before required in the Case of Persons who have taken Degrees in the said Universities, and been examined and sworn as aforesaid, after the Expiration of such Term of Three Years, may be admitted, enrolled, and registered as an Attorney and Solicitor: Provided always, that in the Case of any such Person as aforesaid who has been bound for a Period exceeding Three Years, it shall be necessary for such Term to be determined with Consent as herein-before provided in the Case of Persons having taken Degrees who may have been bound for a Period exceeding Three Years before the passing of this Act.

Persons attending certain Lectures and passing certain Examinations in Faculty of Law during Two collegiate Years may be admitted after Four Years Service.

9. Every Person who, as a matriculated or as a non-matriculated Student of the University of *Dublin* or of any of the Queen's Colleges in *Ireland*, shall have attended or shall attend any prescribed Lectures, and shall have passed or shall pass any prescribed Examinations of the Professors of the Faculty of Law in the said University of *Dublin* or in any of the said Queen's Colleges for a Period of Two collegiate Years, and who shall have duly served as an Apprentice under Indentures for the Term of Four Years in like Manner as by this Act provided respecting the Service for the Term of Five Years, shall at any Time after the Expiration of Five Years from the Commencement of such Attendance on Lectures, or of such Period of Service, which shall first happen, be qualified to be sworn and to be admitted as an Attorney or Solicitor respectively, according to the Nature of his Service, of the several and respective Superior Courts of Law or Equity in *Ireland*, as fully and effectually to all Intents and Purposes as any Person having been bound and having served Five Years is qualified

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fied to be sworn and to be admitted or enrolled and registered an Attorney or Solicitor under or by virtue of this Act.

10. Any Person who, either before or after the passing of this Act, shall for the Term of Ten Years have been a *bonâ fide* Clerk to an Attorney or Solicitor, or Attorneys or Solicitors, and during that Term shall have been *bonâ fide* engaged in the Transaction and Performance, under the Direction and Superintendence of such Attorney or Solicitor, or Attorneys or Solicitors, of such Matters of Business as are usually transacted and performed by Attorneys and Solicitors, and who shall produce to the Examiners satisfactory Evidence that he has faithfully, honestly, and diligently served as such Clerk, and who, after the Expiration of the said Term of Ten Years, and after having been examined as may have been or may be required for the Time being of Persons seeking to become Apprentices to Attorneys or Solicitors, has been bound by and has duly served under Indentures of Apprenticeship to a practising Attorney or Solicitor for the Term of Three Years, and has been examined and sworn in the Manner for the Time being required in case of the Admission of Persons as Attorneys and Solicitors, may be admitted and enrolled as an Attorney and Solicitor; and where any such Person has, before the passing of this Act, been bound for any Period exceeding Three Years, he may, after having duly served Three Years of such Term, in such Manner as would have been required if he had been bound for Three Years only, and having been examined and sworn as aforesaid, and with the Consent in Writing (endorsed on his Indentures of Apprenticeship) of the Attorney or Solicitor to whom he may be bound to the immediate Determination of his Indentures of Apprenticeship, be admitted and enrolled as an Attorney and Solicitor; and where such Consent is given as aforesaid, and acted upon, under this Provision, by the Person hereby made eligible to be admitted and enrolled as aforesaid, the Indentures of Apprenticeship shall be deemed to have determined as if they had determined by Effluxion of Time.

Persons having been *bonâ fide* Clerks to Attorneys or Solicitors for Ten Years may be admitted after Three Years Service.

11. No Apprentice within the Eighth Section, and no Apprentice within the Tenth Section, who shall have served Two Years or upwards of the said Term of Ten Years in the *Dublin* Office of an Attorney or Solicitor or Firm of Attorneys or Solicitors, shall be required to attend Lectures or keep Terms in *Dublin* during his Apprenticeship.

Certain Apprentices not required to keep Terms.

12. Whenever any Person shall after the passing of this Act be bound by Indentures to serve as an Apprentice to any Attorney or Solicitor as aforesaid, the Attorney or Solicitor to whom such Person shall be so bound as aforesaid shall, within Six Months after the Date of every such Indentures, make and duly swear, or cause or procure to be made and duly sworn, an Affidavit or Affidavits of such Attorney or Solicitor having been duly admitted, and also of the actual Execution of every such Indentures by him the said Attorney or Solicitor, and by the Person so to be bound to serve him as an Apprentice as aforesaid; and in every such Affidavit shall be specified the Names of every such Attorney or Solicitor, and of every such Person so bound, and

Affidavit to be made and filed within Six Months of Execution of Articles, and the Articles to be enrolled.

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and their Places of Abode respectively, together with the Day on which such Indentures were actually executed; and every such Affidavit shall be filed within Six Months next after the Execution of the said Indentures with and by the Officer appointed or to be appointed for that Purpose as herein-after mentioned, who shall thereupon enrol and register the said Indentures, and shall make and sign a Memorandum of the Day of filing such Affidavit upon such Affidavit, and also upon the said Indentures.

13. Provided always, That in case such Affidavit be not filed within such Six Months, the same may be filed by the said Officer after the Expiration thereof; but the Service of such Apprentice shall be reckoned to commence and be computed from the Day of filing such Affidavit, unless One of the said Courts of Law or Equity shall otherwise order.

14. No Person who shall from and after the passing of this Act become bound as aforesaid shall be admitted an Attorney or Solicitor before such Affidavit so marked as aforesaid shall have been produced to the Court or Judge to whom such Person shall apply to be admitted an Attorney or Solicitor in pursuance of the Provisions herein-after contained, unless such Court or Judge shall be satisfied that the same cannot be produced, and shall think fit to dispense with the Production thereof.

15. The Officer so appointed or to be appointed for filing such Affidavits as aforesaid shall keep a Book wherein shall be entered the Substance of every Affidavit which shall be so filed as aforesaid, specifying the Name and Place of Abode of the Attorney or Solicitor to whom any Person shall be bound to serve as an Apprentice, and of the Apprentice or Person who shall be so bound as aforesaid, and of the Person making such Affidavit, with the Date of the Indentures in such Affidavit mentioned or referred to, and the Days of swearing and filing every such Affidavit respectively; and such Officer shall be at liberty to take, at the Time of filing every such Affidavit, the Sum mentioned in the First Schedule to this Act annexed, and no more, as a Recompence for his Trouble in filing such Affidavits and preparing and keeping such Books as aforesaid; and such Books shall and may be searched in Office Hours by any Person whomsoever without Fee or Reward.

16. If any Attorney or Solicitor to or with whom any such Person shall be so bound shall happen to die before the Expiration of the Term for which such Person shall be so bound, or shall discontinue or leave off Practice as an Attorney or Solicitor, or if such Indentures shall by mutual Consent of the Parties be cancelled, or in case such Apprentice shall be legally discharged before the Expiration of such Term by any Rule or Order of the Court wherein such Attorney or Solicitor shall have been admitted, such Apprentice shall and may in any of the said Cases be bound by other Indentures or by an Assignment of his former Indentures to serve as Apprentice to any other practising Attorney or Solicitor or Attorneys or Solicitors during the Residue of the said Term; and Service under such Second or other Indentures or under such Assignment in manner herein-after mentioned shall be deemed and taken to be good and effectual, provided

If not filed within Six Months the Service to reckon from Day of filing, unless, &c.

Affidavit to be produced on applying for Admission.

Book to be kept for entering the Substance of Affidavits, with the Names, &c. of Attorney and Apprentice, &c., which may be searched.

Apprentices whose Masters have died or left off Practice may enter into fresh Indentures for the Residue of their Term.

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vided that an Affidavit be duly made and filed of the Execution of such Second or other Indentures, or of such Assignment, or of the making of any Order under the next Section of this Act, within the Time and in the Manner herein-before directed, and subject to the like Regulations with respect to the original Indentures and Affidavit of the Execution thereof, in so far as the same respectively are applicable thereto.

17. In the event of any Apprentice requiring to have an Assignment made of his Indentures under the last preceding Section, it shall be lawful for the Court of Chancery in *Ireland* or for the Superior Courts of Common Law at *Dublin*, or for any One of the Judges of the said Courts, upon Application being duly made by or on behalf of such Apprentice, and in case it shall be made to appear to the Satisfaction of such Court or Judge that a Difficulty exists in procuring such Assignment to be executed from any Cause whatsoever, to order that such Indentures shall be so assigned to such Person as to the Court or Judge may seem fit, and upon the making of any such Order the said Indentures shall be deemed and taken to be absolutely assigned in as full and ample a Manner as if an Assignment thereof had been duly executed by some Person or Persons legally entitled to assign the same.

18. Every Person who shall have been or shall be bound as an Apprentice as aforesaid shall, before he be admitted an Attorney or Solicitor according to this Act, prove by an Affidavit of himself and of the Attorney or Solicitor to whom he was bound as aforesaid, to be duly made and filed with the proper Officer herein-before mentioned, that he hath actually and really served and been employed by such practising Attorney or Solicitor, and that he has not held any Office or engaged in any Employment whatsoever other than the Employment of Apprentice to such Attorney or Solicitor and his Partner and Partners in the Business, Practice, and Employment of an Attorney and Solicitor during the whole Time and in the Manner required by the Provisions of this Act; and such Affidavit may be in the Form to be approved by the Judges of the Court wherein such Person shall apply to be admitted.

19. The Lord Chancellor, Lords Chief Justices of the Courts of Queen's Bench and Common Pleas, and the Lord Chief Baron of the Court of Exchequer, and the Master of the Rolls in *Ireland*, or any Three or more of them, shall from Time to Time make Regulations for the Examination in such Branches of general Knowledge as they may deem proper of all Persons hereafter becoming bound under Indentures of Apprenticeship to Attorneys or Solicitors, and the said Judges by such Regulations shall require such Examinations to be passed both before Persons so become bound, and also before such Persons shall apply to be admitted Attorneys or Solicitors, as to the said Judges may seem fit, and the said Judges or any Three of them may from Time to Time revoke or alter any such Regulations as they think fit for conducting such Examination as aforesaid; and no Person required to pass such Examination shall be capable of being bound as aforesaid where such Examination is required to be passed before being

Power to Courts and Judges to order Assignments under last Section.

Apprentices before Admission to make Affidavit of having served.

Judges may require Examination in general Knowledge, either before Indentures or before Admission, with Power to dispense therein in special Cases.

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being bound, or of being admitted as an Attorney or Solicitor where such Examination is required to be passed at any Time before Admission, unless before being bound or before being admitted (as the Case may require) he obtain from the Examiner a Certificate of having satisfactorily passed such Examination: Provided always, that the said Judges or any Three or more of them may, where under special Circumstances they see fit so to do, dispense with Compliance with such Regulations entirely or partially, or subject to any such Conditions as to them or him may seem fit.

Judges may require an Examination in legal Knowledge during Articles.

20. The Lords Chief Justices of the Courts of Queen's Bench and Common Pleas and the Lord Chief Baron of the Court of Exchequer in *Ireland*, jointly with the Lord Chancellor and the Master of the Rolls in *Ireland*, or any Three or more of them, may from Time to Time, if they see fit, make Regulations for the Examination of Persons hereafter becoming bound under Indentures of Apprenticeship as aforesaid, at such Times or Periods of their Service under such Indentures, as the said Judges may think fit and direct, in order to ascertain the Progress made by such Persons in acquiring the Knowledge necessary for rendering them fit and capable to act as Attorneys or Solicitors, and such Examination shall be conducted by the Examiners to be appointed as herein-after mentioned in this Behalf; and the said Judges may by such Regulations, in the Case of Persons who fail to pass such Examination to the Satisfaction of the Examiners, postpone either for a definite Time or such Time as the said Examiners may in each Case think proper, and either conditionally or otherwise, the Examination required to be passed at the Expiration of the Term of Service under Indentures and before Admission.

Persons on applying for Admission as Attorneys to be examined as to Fitness and Capacity.

21. It shall be lawful for the Chief Justices of the said Courts of Queen's Bench and Common Pleas and the Chief Baron of the Court of Exchequer in *Ireland*, and for the Lord Chancellor and the Master of the Rolls in *Ireland*, or any Three or more of them, and he and they is and are hereby authorized and required, before any Person shall be admitted an Attorney or Solicitor, as the Case may be, to examine and inquire by such Ways and Means as he or they shall think proper touching the Apprenticeship and Service and the Fitness and Capacity of such Person to act as an Attorney or Solicitor, and if the Judges or Lord Chancellor and Master of the Rolls as aforesaid shall be satisfied by such Examination, or by the Certificate of such Examiners as herein-after mentioned, that such Person is duly qualified and fit and competent to act as an Attorney and Solicitor, as the Case may be, then, and not otherwise, the said Judge or Judges, Lord Chancellor, and Master of the Rolls shall and he and they is and are hereby authorized and required to administer or cause to be administered to such Person the Oath now by Law required to be taken by Persons requiring to be admitted as Attorneys and Solicitors, and after such Oaths taken to cause him to be admitted an Attorney or Solicitor of such Court, and his Name to be enrolled as an Attorney or Solicitor of such Court and registered, which Admission shall be written on Parchment, and signed

Oaths to be administered.

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signed by such Judge or Judges, Chancellor, or Master of the Rolls respectively, or any Three or more of them.

22. The Examination which under this Act is authorized and required touching the Fitness and Capacity of a Person to act as an Attorney or as a Solicitor (as the Case may be) after the Expiration of the Term of his Service under Indentures, and before his Admission as an Attorney or Solicitor, shall be deemed to include such Examination touching his Fitness and Capacity to act in Matters of Business usually transacted or performed by Attorneys or Solicitors as the Examiners for the Time being deem proper, subject nevertheless to any Rules, Orders, or Regulations for conducting the said Examination to be from Time to Time made in manner herein provided.

23. Whenever any of the Periods of Three Years, Four Years, and Five Years mentioned in this Act (whether the same Period shall have commenced before or after the passing of this Act) shall expire in any Vacation, then and in such Case any Person whose Period of Apprenticeship shall so expire shall be at liberty to pass his Examination in the Term immediately preceding the said Vacation; and at any Time in or after such Vacation, and after the said Period of Apprenticeship shall have expired, the Lord Chancellor of *Ireland* or the Master of the Rolls as to the Court of Chancery in *Ireland*, and any One of the Judges as to the Courts of Common Law at *Dublin*, on being satisfied by Affidavit or otherwise that the Period of Apprenticeship of such Person has expired, may proceed to administer to him the Oath or Oaths usually taken in *Ireland* by Apprentices before being admitted, and may do all other Acts necessary for or towards the Admission, Enrolment, and Registration of such Person as an Attorney and Solicitor.

24. For the Purpose of facilitating the Inquiries and Examinations aforesaid it shall be lawful for the Lord Chancellor of *Ireland*, the Master of the Rolls in *Ireland*, and the Three Chief Judges of the Courts of Queen's Bench, Common Pleas, and Exchequer in *Ireland* (or any Three or more of them), from Time to Time to appoint such Person or Persons to be Examiner or Examiners for the Purposes aforesaid as to the said Judges shall seem fit, such Examiner or Examiners to be selected from Persons who shall have been nominated in Writing to them by the Incorporated Law Society.

25. It shall be lawful for the Lord Chancellor of *Ireland*, the Master of the Rolls, the Chief Justices of the Courts of Queen's Bench and Common Pleas, and the Chief Baron of the Court of Exchequer in *Ireland*, or any Three or more of them, from Time to Time to institute and appoint a Professorship or Professorships for the Benefit of Persons seeking to be admitted as Attorneys and Solicitors, and such Professorship or Professorships shall be filled by a Barrister or Barristers of not less than Six Years Standing, who shall hold Office for such Period as the said Judges shall direct, and the said Judges shall and are hereby required to make such Rules and Regulations with respect to Lectures to be delivered by the said Professor or Professors, and to

Examination before Admission to extend to all Business usually transacted by Attorneys or Solicitors.

Where the Three, Four, or Five Years expire in any Vacation, Examination may take place in Term preceding such Vacation.

Judges may appoint Examiners.

Judges may institute Professorships.

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to the Attendance of Indentured Apprentices upon such Lectures of the said Professor or Professors, and the Subjects upon which such Lectures shall be delivered, and with respect to the several Examinations aforesaid, as to them shall seem fitting; and every Person seeking to be admitted as such Apprentice shall upon his Admission, in addition to any other Fees by this Act required to be paid, and in case in the Opinion of such Judges any such Payment shall be necessary, pay to the Incorporated Law Society such Fees as in the Opinion of the said Judges shall be sufficient to create a Fund for the Payment of the Salary of the said Professor or Professors, and as they shall by any Rule or Order direct and require; and the Salary of such Professor or Professors and of all Examiners to be appointed as herein-before provided shall be paid by the said Incorporated Law Society out of the Fees to be received by them under the Provisions of this Act; and the said Society shall render an Account of all such Fees as herein-after provided in reference to the other Fees by this Act authorized to be paid to them.

The proper Officers for filing Affidavits of the Execution of Articles of Clerkship, and for having the Care of the Rolls.

Names of Attorneys to be enrolled in alphabetical Order.

Names of Solicitors to be enrolled in alphabetical Order.

Officers having Custody of the Rolls to transmit to Regis-

26. From and after the passing of this Act the Masters of the several Courts of Law in *Dublin*, or such other Person or Persons as the Lord Chief Justice of the Court of Queen's Bench, the Lord Chief Justice of the Court of Common Pleas, and the Lord Chief Baron of the Court of Exchequer in *Ireland* shall for that Purpose severally and respectively appoint, shall be deemed and taken to be proper Officers for filing such Affidavits as aforesaid in the said respective Courts, and they shall have the Custody and Care of the Rolls or Books wherein Persons are at present enrolled as Attorneys in the said respective Courts, and shall and they are hereby respectively required from Time to Time to enrol the Name of every Person who shall be admitted an Attorney in the said respective Courts pursuant to the Directions in this Act, and the Time when admitted, in alphabetical Order in Rolls or Books to be provided and kept for that Purpose in their several and respective Offices, and also that the Registrars of the Court of Chancery in *Ireland*, or such other Person or Persons as the Master of the Rolls shall for that Purpose appoint, shall have the Custody and Care of the Rolls or Books wherein Persons are at present enrolled as Solicitors, and which said Registrars or such other Person or Persons as shall be appointed as last mentioned shall be deemed and taken as the proper Officer or Officers for filing such Affidavits as herein-before mentioned in the Court of Chancery, and he and they is and are hereby also respectively required from Time to Time, without Fee or Reward, to enrol the Name of every Person who shall be admitted a Solicitor pursuant to the Directions in this Act, and the Time when admitted, in alphabetical Order in Rolls or Books to be kept for that Purpose, to which Rolls or Books in the said Courts of Law or Equity respectively all Persons shall and may have free Access without Fee or Reward.

27. The Masters or other Officers having respectively the Custody of the Rolls or Books kept for the Enrolment of Attorneys or Solicitors in the Superior Courts of Law at *Dublin*, and the

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the Registrars of the Court of Chancery in *Ireland*, shall within Seven Days after the End of every Term transmit to the Registrar, at the Expense of such Registrar, a Copy, under the Hands of such Masters and of the Registrars of the Court of Chancery or One of them respectively, or under the Seals of their respective Courts, of such Rolls or Books, so far as the same relate to Attorneys or Solicitors enrolled within such Term.

trans Copies of
Enrolments at
the End of
each Term.

28. From and after the passing of this Act there shall be a Registrar of Attorneys and Solicitors, and it shall be the Duty of such Registrar to keep an alphabetical Roll or Book or Rolls or Books of all Attorneys and Solicitors, to be called the Register of Attorneys and Solicitors, and to issue Certificates of Persons who have been admitted and enrolled as Attorneys or Solicitors when required so to do; and it shall be lawful to and for the Lord Chancellor, the Lord Chief Justice of Her Majesty's Court of Queen's Bench, the Master of the Rolls, the Lord Chief Justice of the Court of Common Pleas, and the Lord Chief Baron of the Court of Exchequer in *Ireland* (or any Three or more of them, of whom the Lord Chancellor or Master of the Rolls shall be One,) to make such Orders, Directions, and Regulations touching the Performance and Execution of the Duties aforesaid as they shall think proper; and such Registrar or some Person duly appointed by him shall have free Access to and shall be at liberty from Time to Time to examine and take Copies or Extracts, without Fee or Reward, of all Rolls or Books kept for the Enrolment of Attorneys and Solicitors in any of Her Majesty's Courts of Law at *Dublin*, and the Office of such Registrar shall be vested in "the Incorporated Society of the Attorneys and Solicitors of *Ireland*," either under their present or any future Charter of Incorporation.

Appointment
of Incorporated
Law Society as
Registrar of
Attorneys
Solicitors.

29. The Indentures whereby any Person shall be bound to serve as an Apprentice to any Attorney or Solicitor, and also any Assignment thereof, shall, within Three Months after the same has or have been respectively enrolled and registered pursuant to this Act, be produced to the Registrar, who shall enter the Names of the Parties to and the Date of such Indenture, and also of such Assignment, if any, and the Term of Service, in a Book to be kept for that Purpose, and the Registrar shall mark such Indentures and such Assignment, if any, as having been so produced and entered, with the Date thereof, and such Book shall be open to public Inspection during Office Hours without Fee or Reward; and in case such Indentures and such Assignment, if any, be not so produced to and entered by the Registrar as aforesaid within such Three Months as aforesaid, the Service of the Apprentice shall be reckoned to commence from the Date of such Production and Entry, unless upon an Application, of which Notice shall be given to the Registrar, One of the Superior Courts of Law at *Dublin*, or a Judge thereof, or the Court of Chancery, shall otherwise order.

Indentures of
Apprentice-
ship to be pro-
duced to the
Registrar and
entered within
Three Months
from Enrol-
ment.

30. From and after the First Day of *January* One thousand eight hundred and sixty-seven it shall not be lawful for the Commissioners of Inland Revenue or any of their Officers, save as next

Commissioners
of Stamps not
to grant any
Certificate until

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Registrar has certified that the Person applying is entitled thereto.

next herein-after mentioned, to grant or issue to any Person any Stamp upon a Certificate authorizing such Person to practise, as an Attorney or Solicitor, but every Person desiring to obtain such stamped Certificate shall deliver to the said Commissioners or their proper Officer, at the Head Office of Inland Revenue in *Dublin*, a Certificate from such Registrar as aforesaid that such Person is an Attorney or Solicitor, and entitled to a stamped Certificate, and such Registrar's Certificate shall be thereupon stamped with the proper Amount of Duty payable thereon, and shall have the same Force and Effect as the stamped Certificate heretofore issued authorizing Persons to practise as such Attorneys and Solicitors.

On Application for Certificate a Declaration to be signed and entered in a Book.

31. For the Purpose of obtaining such Registrar's Certificate as aforesaid a Declaration in Writing, signed by such Attorney or Solicitor or by his Partner, or in case such Attorney or Solicitor shall reside more than Twenty Miles from *Dublin*, then by his *Dublin* Agent, being an Attorney or Solicitor, on his Behalf, containing his Name and Place of Residence, and the Court or One of the Courts of which he is then admitted an Attorney or Solicitor, together with the Term and Year in or as of which he was so admitted, shall be delivered to the said Registrar, who shall cause all the Particulars in such Declaration to be entered in a proper Book to be kept for that Purpose, which shall be open to the Inspection and Examination of all Persons without Fee or Reward; and the said Registrar shall, after the Expiration of Six Days after the Delivery of such Declaration (unless he shall see Cause and have Reason to believe that the Party applying for such Certificate is not upon the said Roll of Attorneys or Solicitors), deliver to the said Attorney or Solicitor, or to his Agent as aforesaid, on Demand, a Certificate in the Form set forth in the Third Schedule to this Act annexed, and which last-mentioned Certificate shall be delivered to the Commissioners of Inland Revenue as herein-before directed for the Purpose of being stamped.

Registrar's Certificates to be made the stamped Certificates of the Commissioners of Inland Revenue.

32. The Stamp Duties chargeable on such Certificates shall be denoted upon the Registrar's Certificates, and upon any such Certificate being stamped accordingly, and the Date of the Payment of the Duty certified by the proper Officer by Writing under his Hand, or by other sufficient Means, the same shall be and be deemed the proper stamped Certificate required by Law to be taken out by the Attorney or Solicitor named therein.

For determining Amount of Stamp Duty, Place of Business to be deemed Place of Residence.

33. For determining the Rate of Stamp Duty payable on the Certificate, the Place or Places where the Attorney or Solicitor shall carry on his Business shall be deemed to be the Place or Places of his Residence within the Meaning of the Acts relating to the Stamp Duties on Certificates; and after the Sixth Day of *January* One thousand eight hundred and sixty-seven the Declaration required to be delivered to the Registrar for the Purpose of obtaining his Certificate, and also the Certificate to be granted thereon, shall accordingly specify the Place or Places where the Attorney or Solicitor by or for whom the Certificate is required

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so carries on his Business, and shall respectively be in the Forms (A.) and (B.) contained in the Second Schedule to this Act.

34. The Declaration required to be made for the Purpose of obtaining the Registrar's Certificate shall be made out and signed in Duplicate, and one of such Duplicates shall be delivered to and left with the Registrar, and the other produced to him, and the Duplicate so produced, together with the Certificate granted on such Declaration, shall be left with the Commissioners or their proper Officer on applying to have the Certificate stamped, and shall be and be deemed the Note in Writing required by Law to be delivered to the Commissioners or their Officer to entitle the Attorney or Solicitor to a stamped Certificate; and for every such Certificate issued by the Registrar, and the previous requisite Search and Inquiry, there shall be paid to the Registrar the Sum of Five Shillings by such Attorney or Solicitor.

35. In case the said Registrar shall decline to issue such Certificate as he is herein-before directed and required to give, the Party so applying for the same, if an Attorney, shall and may apply to any of the said Courts of Law at *Dublin*, or to any Judge thereof, or, if a Solicitor, to the Lord Chancellor or the Master of the Rolls, who are hereby respectively authorized to make such Order in the Matter as shall be just, and to order Payment of Costs by and to either of the Parties, if they shall see fit.

36. If any Attorney or Solicitor shall neglect to procure an annual stamped Certificate authorizing him to practise as such within the Time by Law appointed for that Purpose, then and in such Case the said Registrar shall not afterwards grant a Certificate to such Attorney or Solicitor without the Order of the Lord Chancellor or the Master of the Rolls in the Case of a Solicitor, or of One of the Courts of Queen's Bench, Common Pleas, or Exchequer in *Ireland*, or of One of the Judges thereof, in the Case of an Attorney, authorizing such Registrar to issue such Certificate; and it shall be lawful for the Lord Chancellor or the Master of the Rolls, or for such Court or Judge, to make such Order upon such Terms and Conditions as he or they shall think fit.

37. No Person who as an Attorney or Solicitor shall sue, prosecute, defend, or carry on any Action or Suit or any Proceedings in any of the Courts aforesaid without having previously obtained a stamped Certificate which shall be then in force, shall be capable of maintaining any Action or Suit at Law or in Equity for the Recovery of any Fee, Reward, or Disbursement for or in respect of any Business, Matter, or Thing done by him as an Attorney or Solicitor as aforesaid whilst he shall have been without such Certificate as last aforesaid.

38. Every Person who shall have been duly admitted an Attorney of any one of the Superior Courts of Law at *Dublin* shall be entitled, upon the Production of his Admission therein, or an official Certificate thereof, and that the same still continues in force, to be admitted as an Attorney in any other of the said Courts, or in any Inferior Court of Law in *Ireland*, upon signing the Roll of such other Court, where any such Roll exists, but not otherwise, and shall thereupon be entitled to practise as an At-

The Declaration on applying for the Registrar's Certificate to be in Duplicate, and One Copy to be left with the Commissioners.

On Registrar's Refusal Application to be made to Court.

In case of Neglect to obtain a stamped Certificate, Application to be made to the Court or Judge.

Persons practising without Certificate incapable of recovering Fees.

Persons duly admitted in one Court capable of practising in all other Courts on signing Rolls of other Courts.

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Persons duly admitted in Chancery capable of practising in Bankruptcy, &c.

torney therein in like Manner as if he had been sworn in and admitted an Attorney of such Court ; provided always, that no additional Fee besides those payable by virtue of this Act shall be demanded or paid ; and that every Person who shall have been duly admitted a Solicitor of the High Court of Chancery shall be entitled upon the Production of his Admission therein, or an official Certificate thereof, and that the same still continues in force, to be admitted as a Solicitor in the Court of Bankruptcy and Insolvency in *Ireland*, and shall be entitled to practise as a Solicitor therein in like Manner as if he had been sworn in and admitted a Solicitor of such Court ; provided also, that no additional Fee besides those payable by virtue of this Act shall be demanded or paid.

Defects in the Service, &c. of Attorneys not to disqualify Persons who have served them.

39. No Person who shall have duly served his Apprenticeship under Indentures pursuant to the Provisions of this Act shall be prevented or disqualified from being admitted and enrolled as an Attorney or Solicitor, nor liable to be struck off the Roll if admitted, by reason or in consequence of the Attorney or Solicitor to whom he may have been bound by such Indentures having been after such Service struck off the Roll, provided that such Apprentice or Person be otherwise entitled to be admitted and enrolled according to the Provisions herein-before contained.

Applications for striking off the Roll for Defect in Indentures, &c. to be made within Twelve Months.

40. No Person who has been admitted and enrolled shall be liable to be struck off the Roll for or on account of any Defect in the Indentures of Apprenticeship, or in the Registry thereof, or in his Service under such Indentures, or in his Admission and Enrolment, unless the Application for striking him off the Roll be made within Twelve Months from the Time of his Admission and Enrolment, provided that such Indentures, Registration, Service, Admission, or Enrolment be without Fraud.

Certificate to be entered with the Registrar ; the Commissioners to supply Particulars where stamped before 5th January in every Year.

41. For enabling the Registrar to enter upon the Roll of Attorneys and Solicitors kept by him a Note or Minute of the Time of stamping every Certificate, the Commissioners shall, whenever the same shall be required after the Sixth Day of *February* in every Year, furnish to the Registrar an Account of the Certificates issued between the Sixth Day of *February* and the Fifth Day of *January* preceding, for which during the same Period the Stamp Duties have been paid, specifying the Names and Places of Business of the Parties respectively to or for whom the same have been issued, and the Dates of Payment of the Stamp Duties ; or in lieu of such Account the Commissioners at their Option shall return to the Registrar the aforesaid Duplicate Declarations to which such Certificates relate, with a Note or Memorandum on each of them specifying the Date of Payment of the Stamp Duty for the Certificate, and the Registrar shall, upon such Account being furnished, or such Duplicate Declarations being returned to him as aforesaid, enter such Note or Minute as aforesaid ; and in order to such Entry being made in respect of Certificates stamped at any other Time, every such last-mentioned Certificate shall, within a Month of the Payment of the Duty, be produced to the Registrar, who shall thereupon make such Entry, and signify the same by a Note or Memorandum upon

Where stamped after 5th January, Certificate to be produced by the Party

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upon the Certificate; and every such last-mentioned Certificate which shall not be so produced within the said Period shall have Effect only as a Qualification to practise from the Time when it shall be produced: Provided that it shall be lawful for the Lord Chancellor or the Master of the Rolls in the Case of a Solicitor, or One of the Superior Courts of Law at *Dublin* or One of the Judges thereof in the Case of an Attorney, at any Time to make an Order directing that any Certificate not so produced shall have Effect upon and from the Time of stamping the same or any subsequent Period.

42. Every Certificate issued by the Registrar between the Fifth Day of *January* and the Sixth Day of *February* in any Year shall bear Date on the Sixth Day of *January*, and shall take effect on that Day for all Purposes, provided it be stamped before the Sixth Day of *February*, and in every such Case the Fifth Day of *January* shall, for the Purpose of this Act, be deemed to be the Date of the Payment of the Duty; but if such Certificate be not so stamped it shall take effect, as regards the Qualification to practise, on the Day on which it is stamped; and every Certificate issued at any other Time shall bear Date on the Day on which it is issued, and, subject to the Provisions herein contained relating to Certificates stamped after the Fifth Day of *January* in any Year, and not produced within a Month to be entered by the Registrar, shall take effect as regards such Qualification on the Day on which it is stamped; and every Certificate shall be and continue in force from the Day on which it shall take effect as aforesaid until the Fifth Day of *January* next following inclusive, and no longer.

43. If any Attorney or Solicitor, after having at any Time taken out a stamped Certificate, shall for the Space of a whole Year from and after the Expiration thereof have neglected to renew the same for the following Year, the Registrar shall not afterwards grant a Certificate to such Attorney or Solicitor, except under an Order of the Lord Chancellor or the Master of the Rolls in the Case of a Solicitor, or of One of the Superior Courts of Law at *Dublin* or of One of the Judges thereof in the Case of an Attorney, and it shall be lawful for the Lord Chancellor or the Master of the Rolls, or such Court or Judge, to direct the Registrar to issue a Certificate to such Person upon such Terms and Conditions as he or they shall think fit.

44. Where the Name of any Attorney or Solicitor is ordered to be struck off the Roll of Attorneys or Solicitors of any Court on his own Application or on the Application of any other Person, the Rule or Order for that Purpose shall forthwith, and before the same is acted upon, be produced to the Registrar, and the Registrar shall enter a Note or Minute of such Rule or Order in connexion with the Name of such Attorney or Solicitor on the Roll of Attorneys and Solicitors kept by the Registrar, and shall strike such Name off such Roll, and shall mark such Rule or Order as having been entered.

45. The Name of every Person hereafter struck off the Roll of Attorneys of any of the Superior Courts of Law at *Dublin*, or suspended for a Time from practising therein by the Rule of any

to be entered within a Month.

When Certificate to bear Date and when to determine.

In case of Neglect for a Year to renew Certificate, Order of Court or Judge necessary.

Rule for striking Attorneys off the Roll to be entered with the Registrar.

An Attorney struck off the Roll of one of the Courts to

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he struck off
the Rolls of
other Courts.

of such Courts, or off the Roll of Solicitors of the Court of Chancery by Order of any Judge of that Court, shall, upon Production of an Office Copy of such Rule or Order, and an Affidavit of the Identity of the Person named therein, to the proper Officer of every or any other of the said Courts of which such Person is an Attorney or Solicitor, be struck off the Roll of such Court, or suspended for the Time mentioned in said Order from practising therein; and in case any such Person be at any Time thereafter restored to the Roll, or permitted to resume practising therein by the Rule of the Court, or Order of any Judge of the Court by the Rule of which or the Order of a Judge of which his Name was struck off such Roll or suspended from practising, he shall, upon Production of an Office Copy of the Rule or Order so restoring him, with an Affidavit of the Identity of the Person named therein, to the proper Officer of every or any such other Court, be restored to the Roll thereof, or permitted to resume practising therein, without Payment of any Fee or Fine whatsoever.

Penalty for
wrongfully
acting as an
Attorney or
Solicitor.

46. Every Person who acts as an Attorney or Solicitor contrary to the Enactments herein-before mentioned, or who in his own Name or in the Name of any other Person in anywise acts as a Proctor in or with respect to any Proceeding in the Court of Probate or any Ecclesiastical Court without being duly qualified so to act, shall be deemed guilty of a Contempt of the Court in which the Action, Suit, Cause, Matter, or Proceeding in relation to which he so acts is brought, had, or taken, and may be punished accordingly, and shall be incapable of maintaining any Action or Suit for any Fee or Reward for or in respect of anything done or any Disbursement made by him in the course of so acting, and shall, in addition to any other Penalty or Forfeiture, and to any Disability to which he may be subject, forfeit and pay for every such Offence the Sum of Fifty Pounds, to be recovered, with full Costs of Suit, by Action, brought with the Sanction of Her Majesty's Attorney General in the Name of the Incorporated Law Society, in any of the Superior Courts of Law at *Dublin*; and such Penalty shall be applied in like Manner as Fines imposed for practising without a stamped Certificate are now by Law applicable.

Fees to be
payable under
this Act.

47. The several Fees specified in the First Schedule hereto annexed shall be paid to the Registrar appointed by this Act in respect of the several Matters therein mentioned, and the said Registrar shall yearly render an Account of all Sums of Money so received by virtue of this Act, and of the Application of the same, to the Lord Chancellor of *Ireland*, the Master of the Rolls, the Lords Chief Justices of the Courts of Queen's Bench and Common Pleas, and the Lord Chief Baron of the Court of Exchequer in *Ireland*, and the said Lord Chancellor, Master of the Rolls, and Lords Chief Justices and Lord Chief Baron, or any Three or more of them, by Order under their Hands, may from Time to Time fix and regulate the Fees to be taken for the several Lectures and Examinations by this Act authorized to be instituted, and may increase or diminish such Fees from Time to Time: Provided
always,

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always, that a Copy of such Account so rendered as aforesaid shall be open to the Inspection of any Attorney or Solicitor at the Office of the Registrar.

48. Nothing in this Act contained shall prejudice or take away any Right or Power now possessed by any Court of Law or Equity or by any of the Judges of such Courts to dispense in any particular Case and under special Circumstances with any of the Rules or Conditions relating to the Admission or Examination of Attorneys or Solicitors or Apprentices.

Not to prejudice Power of Courts, &c. to dispense with Rules.

49. From and after the passing of this Act no Fees other than those by this Act authorized to be paid and received shall be payable by any Person seeking to be bound as an indentured Apprentice as aforesaid, or by any Person seeking to be admitted and enrolled as an Attorney or Solicitor in any Court of Law or Equity in *Ireland*.

Authorized Fees to be payable by Apprentices, &c.

50. This Act shall not extend or be construed to extend to the Examination, Swearing, Admission, or Enrolment, or any Rights or Privileges, of any Persons appointed to be Solicitors to the Treasury, Customs, Inland Revenue, Post Office, or any other Branch of Her Majesty's Revenue, or to the Solicitor to the Board of Admiralty, or to the Solicitor to the War Department.

Not to extend to Solicitors to Public Departments.

51. This Act shall extend to *Ireland* only.

Extent of Act.

FIRST SCHEDULE to which this Act refers.

	£	s.	d.	Scale of Fees to be payable under this Act.
Fee to be paid to the Incorporated Law Society by each Candidate on applying for Permission to attend preliminary Examination - - -	5	0	0	
Fee to be paid to said Society by each Apprentice on applying for Permission to attend final Examination for Admission as an Attorney - -	10	0	0	

SECOND SCHEDULE to which this Act refers.

FORM (A.)

Form of Registrar's Certificate.

Pursuant to an Act passed in the Session of Parliament holden in the and Years of the Reign of Queen Victoria, intituled (*Title of this Act*), the Incorporated Law Society, as the Registrar of Attorneys and Solicitors appointed under the said Act, hereby certify that Attorney-at-Law (or Solicitor in Chancery, *as the Case may be*), whose Place (or Places) of Business is (or are) at hath this Day delivered and left with the Secretary of the said Society (or the said, *the Name of the Registrar for the Time being*) a Declaration in Writing, signed by the said Attorney (or Solicitor) (or by his Partner, or by his Dublin Agent on his Behalf, *as the Case may be*), containing his Name and Place or Places of Business, and the Court or One of the Courts of which he is admitted an Attorney or Solicitor, together with the Term and Year in or as of which he was so admitted; and the said Society (as the Registrar) hereby further certify that the said Attorney (or

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Solicitor) is duly enrolled in the Court of Queen's Bench at Dublin (*or as the Case may be*), (*or a Solicitor in the High Court of Chancery in Ireland*), and is entitled to practise as such Attorney or Solicitor upon this Certificate being duly stamped as required by Law.

Given under the Hand of the Secretary of the Incorporated Law Society (as such Registrar) this 18 Day of .

} *Secretary's Signature.*

FORM (B.)

Form of Annual Declaration for obtaining the Registrar's Certificate.

No.

I hereby declare, that I (*or A.B.*) was admitted an Attorney (*or Solicitor, as the Case may be,*) of the Court of in Term in the Year and that my (*or his*) Place or Places of Business are as follow :

Dated this

18

*A.B. (or C.D. Partner
(or Dublin Agent) of the said A.B.)*

To

The Registrar of Attorneys and Solicitors in Ireland.

C A P. LXXXV.

An Act to facilitate the Establishment, Improvement, and Maintenance of Oyster and Mussel Fisheries in *Great Britain.* [6th August 1866.]

BE it enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, as follows:

Short Title.

1. This Act may be cited as "The Oyster and Mussel Fisheries Act, 1866."

Interpretation of Terms.

2. In this Act the Words "Oysters" and "Mussels" respectively include the Brood, Ware, Half-ware, Spat, and Spawn of Oysters and Mussels respectively.

Power for Board of Trade on Memorial to make Order for Oyster Fishery.

3. An Order for the Establishment or Improvement, and for the Maintenance and Regulation, of an Oyster or Mussel Fishery on the Shore and Bed of the Sea, or of an Estuary or tidal River, above or below, or partly above and partly below, Low-water Mark (which Shore and Bed are in this Act referred to as the Sea Shore), may be made under this Act, on an Application by a Memorial in that Behalf presented to the Board of Trade by any Person, Persons, Company, or Body desirous of obtaining such an Order (which Person, Persons, Company, or Body are in this Act referred to as the Promoters).

4. If

Oyster and Mussel Fisheries.

4. If on Consideration of the Memorial the Board of Trade think fit to proceed in the Case, the Promoters shall cause printed Copies of the Draft of the Order as proposed by them, (with such Modifications, if any, as the Board of Trade require) to be circulated in such Manner as the Board of Trade think sufficient and proper for giving Information to all Parties interested, and shall give Notice of the Application, in such Manner as the Board of Trade direct or approve, to the Owners or reputed Owners, Lessees or reputed Lessees, and Occupiers (if any) of the Portion of the Sea Shore to which the proposed Order relates, and of the Lands adjoining thereto.

Publication of
Draft Order
and Notice to
Owners of ad-
joining Lands,
&c.

5. During One Month after the first Publication of the Draft Order the Board of Trade shall receive any Objections or Representations made to them in Writing respecting the proposed Order.

Objections,
&c. respecting
Order.

6. Where the Promoters seek to obtain a Several Oyster or Mussel Fishery, the Board of Trade shall, as soon as conveniently may be after the Expiration of the said Month, and in other Cases the Board of Trade, if they think fit, at any Time after the Expiration of that Month, may, appoint some fit Person to act as Inspector respecting the proposed Order.

Inquiry into
proposed Order
by public
Sittings.

The Inspector shall proceed to make an Inquiry concerning the Subject Matter of the proposed Order, and for that Purpose to hold a Sitting or Sittings in some convenient Place in the Neighbourhood of the Portion of the Sea Shore to which the proposed Order relates, and thereat to take and receive any Evidence and Information offered and hear and inquire into any Objections or Representations made respecting the proposed Order, with Power from Time to Time to adjourn any Sitting; and the Inspector may take Evidence on Oath or otherwise, as he thinks expedient, and may administer an Oath or take any Affidavit or Declaration for the Purpose of the Inquiry, and if any Person wilfully gives false Evidence in any Examination on Oath in any such Inquiry, or in an Affidavit to be used in any such Inquiry, he shall be deemed guilty of Perjury.

Notice shall be published in such Manner as the Board of Trade direct of every such Sitting (except an adjourned Sitting) Fourteen Days at least before the holding thereof.

7. The Inspector shall make a Report in Writing to the Board of Trade setting forth the Result of the Inquiry, and stating whether in his Opinion the proposed Order should be approved, with or without Alteration, and if with any, then with what Alteration, and his Reasons for the same, and the Objections and Representations, if any, made on the Inquiry, and his Opinion thereon.

Report of
Inspector.

8. As soon as conveniently may be after the Expiration of the said Month, or after the Receipt by the Board of Trade of the Report of the Inspector, if any, they shall proceed to consider the Objections or Representations that have been made respecting the proposed Order and the Report of the Inspector, if any, and thereupon they shall either refuse the Application or settle and make an Order in such Form and containing such Provisions as they think expedient.

Settlement and
making of
Order.

Oyster and Mussel Fisheries.

Publication of Order.

9. Where the Board of Trade make an Order, the Promoters shall cause it to be published and circulated in such Manner as the Board of Trade think sufficient for giving Information to all Parties interested, and shall give Notice of it, in such Manner as the Board of Trade direct or approve, to the Owners or reputed Owners, Lessees or reputed Lessees, and Occupiers (if any) of the Portion of the Sea Shore to which the Order relates, and of the Lands adjoining thereto.

Expenses connected with Order.

10. All Expenses incurred by the Board of Trade in relation to any Memorial, or to any Order consequent thereon, shall be defrayed by the Promoters, and the Board of Trade shall, if they think fit, on or at any Time after the Presentation of the Memorial, require the Promoters to pay to the Board of Trade such Sum as the Board of Trade think requisite for or on account of those Expenses, or to give Security to the Satisfaction of the Board of Trade for the Payment of those Expenses on Demand.

Confirmation of Order by Act of Parliament.

11. An Order of the Board of Trade under this Act shall not of itself have any Operation, but the same shall have full Operation when and as confirmed by Act of Parliament, with such Modifications, if any, as to Parliament seem fit.

Reference of Order to Select Committee if opposed.

12. If in the Progress through Parliament of a Bill confirming an Order a Petition is presented to either House of Parliament against the Order, the Bill, as far as it relates to the Order petitioned against, may be referred to a Select Committee, and the Petitioner shall be allowed to appear and oppose as in case of a Private Bill.

Amendment of Order.

13. The Board of Trade may from Time to Time make an Order for amending an Order that has been confirmed by Act of Parliament, and all the Provisions of this Act relative to an original Order shall apply also to an amending Order, *mutatis mutandis*.

Power for Grantees to remove Oysters, &c. from public to private Oyster Bed at all Seasons without Prejudice to Provisions of 6 & 7 Vict. c. 79.

14. Subject and without Prejudice to the Provisions of the Act of the Session of the Sixth and Seventh Years of Her Majesty's Reign (Chapter Seventy-nine), "to carry into effect" the Convention between Her Majesty and the King of the "French concerning the Fisheries in the Sea between the *British Islands and France*," and of any Act amending the same, and of any Order in Council lawfully made thereunder, and notwithstanding anything in or done under any other Act, the Persons, Company, or Body obtaining an Order under this Act (who are in this Act referred to as the Grantees), and the Owners of any private Oyster Bed lawfully formed independently of this Act, and their respective Agents, Servants, and Workmen, may at any Season dredge for and take Oysters from any natural public Oyster Bed for the Purpose of supplying or replenishing therewith any Oyster Bed made under the Order, or any such private Oyster Bed (as the Case may be), and may apply the Oysters so taken accordingly; but if any Person applies or uses, or any Persons, Company, or Body knowingly authorize or permit to be applied or used, otherwise than in manner authorized by this Section, any Oysters so taken, such Person, or such Persons, Company, or Body (as the Case may be), shall be liable to all the like

Oyster and Mussel Fisheries.

like Penalties and Consequences to which he or they would have been liable if this Section had not been inserted in this Act.

15. Where an Order of the Board of Trade under this Act confers a Right of Several Oyster or Mussel Fishery, the Grantees under the Order shall have by virtue of the Order and of this Act, within the Limits of the Fishery, the exclusive Right of depositing, propagating, dredging and fishing for, and taking Oysters or Mussels (as the Case may be), and in the Exercise of that Right may, within the Limits of the Fishery, proceed as follows, namely,—make and maintain Oyster Beds, and (notwithstanding anything in or done under any other Act) at any Season collect Oysters or Mussels (as the Case may be), and remove the same from Place to Place, and deposit the same as and where they think fit, and do all other Things which they think proper for obtaining, storing, and disposing of the Produce of their Fishery.

Effect of Grant of Several Oyster Fishery.

16. All Oysters or Mussels being in or on an Oyster or Mussel Bed within the Limits of any such Several Fishery shall be the absolute Property of the Grantees, and in all Courts of Law and Equity and elsewhere, and for all Purposes, civil, criminal, or other, shall be deemed to be in the actual Possession of the Grantees.

Property in Oysters within Several Fishery.

17. All Oysters or Mussels removed by any Person from an Oyster or Mussel Bed within the Limits of any such Several Fishery, and not either sold in Market overt or disposed of by or under the Authority of the Grantees, shall be the absolute Property of the Grantees, and in all Courts of Law and Equity and elsewhere, and for all Purposes, civil, criminal, or other, the absolute Right to the Possession thereof shall be deemed to be in the Grantees.

Property in Oysters removed from Several Fishery.

18. It shall not be lawful for any Person other than the Grantees, their Agents, Servants, and Workmen, within the Limits of any such Several Fishery, or in any Part of the Space within the same described in this Behalf in the Order, knowingly to do any of the following Things :—

Protection of Several Fishery.

To use any Implement of Fishing, except a Line and Hook or a Net adapted solely for catching floating Fish, and so used as not to disturb or injure in any Manner any Oyster or Mussel Bed, or Oysters or Mussels, or the Oyster or Mussel Fishery :

To dredge for any Ballast or other Substance except under a lawful Authority for improving the Navigation :

To deposit any Ballast, Rubbish, or other Substance :

To place any Implement, Apparatus, or Thing prejudicial or likely to be prejudicial to any Oyster or Mussel Bed, or Oysters or Mussels, or to the Oyster or Mussel Fishery, except for a lawful Purpose of Navigation or Anchorage :

To disturb or injure in any Manner, except as last aforesaid, any Oyster or Mussel Bed, or Oysters or Mussels, or the Oyster or Mussel Fishery :

And if any Person does any Act in contravention of this Section he shall on summary Conviction be liable to the following Penalty, namely,—to a Penalty not exceeding Two Pounds for the First Offence,

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Offence, and not exceeding Five Pounds for the Second Offence, and not exceeding Ten Pounds for the Third and every subsequent Offence ; and every such Person shall also be liable to make full Compensation to the Grantees for all Damage sustained by them by reason of his unlawful Act, and in default of Payment the same may be recovered from him by the Grantees by Proceedings in any Court of competent Jurisdiction, whether he has been prosecuted for or convicted of an Offence against this Section or not.

Limits of Fishery to be kept marked out.

19. Provided always, That nothing in the last foregoing Section shall make it unlawful for any Person to do any of the Things therein mentioned, if at the Time of his doing the same the Limits of the Several Fishery or of the Space within the same described in that Behalf in the Order are not sufficiently marked out in manner prescribed by or under the Order, or if Notice of those Limits has not been given to him in manner so prescribed.

Fishery to be within adjoining County.

20. The Portion of the Sea Shore to which an Order of the Board of Trade under this Act relates (as far as it is not by Law within the Body of any County) shall for all Purposes of Jurisdiction be deemed to be within the Body of the adjoining County, or to be within the Body of each of the adjoining Counties, if more than One.

Limitation on Term of Several Fishery.

21. The Board of Trade shall not in any Case make an Order conferring a Right of Several Oyster or Mussel Fishery for a longer Period at once than Sixty Years.

Condition for Cesser of Several Fishery, if no adequate Benefit.

22. A Right of Several Oyster or Mussel Fishery conferred by an Order of the Board of Trade under this Act, or by any Special Act of the present Session, shall, notwithstanding anything in the Order or in any such Special Act, be determinable by a Certificate of the Board of Trade (which Certificate they are hereby empowered to make) certifying to the Effect that the Board of Trade are not satisfied that the Grantees under the Order, or the Company under the Special Act (as the Case may be), are properly cultivating the Oyster or Mussel Ground within the Limits of such Fishery ; and on any such Certificate being made, the Right of Several Fishery by such Order or Special Act conferred shall, by virtue of this Act and of the Certificate, be absolutely determined, and all Provisions of this Act or of such Special Act shall cease to operate in relation to such Fishery as a Several Oyster or Mussel Fishery ; and Section Thirty-eight of "*The Roach River Oyster Fishery Act, 1866*," is hereby repealed.

29 & 30 Vict. c. cxlv.

Inquiry by Board of Trade.

For the Purposes of this Provision the Board of Trade may from Time to Time, with respect to any such Fishery, make such Inquiries and Examination by an Inspector or otherwise, and require from the Grantees or Company such Information, as the Board of Trade think necessary or proper, and the Grantees or Company shall afford all Facilities for such Inquiries and Examination, and give such Information accordingly.

Consent with respect to Rights of the Crown or

23. Where any Portion of the Sea Shore proposed to be comprised in an Order of the Board of Trade under this Act belongs to Her Majesty, Her Heirs or Successors, in right of the Crown, but is not under the Management of the Board of Trade,

Oyster and Mussel Fisheries.

or forms Part of the Possessions of the Duchy of *Lancaster* or of the Duchy of *Cornwall*, the Board of Trade shall not make the Order without such Consent as herein-after mentioned ; namely,—

Duchies of
Lancaster and
Cornwall.

In the first-mentioned Case of the Commissioners of Her Majesty's Woods, Forests, and Land Revenues, or One of them :

In the secondly-mentioned Case of the Chancellor of the Duchy of *Lancaster* in Writing under his Hand attested by the Clerk of the Council of the Duchy :

In the thirdly-mentioned Case of the Duke of *Cornwall*, or other the Persons for the Time being empowered to dispose for any Purpose of Lands of the Duchy of *Cornwall*.

24. Where any Portion of the Sea Shore comprised in an Order of the Board of Trade under this Act does not belong to Her Majesty, Her Heirs or Successors, in right of the Crown, or form Part of the Possessions of the Duchy of *Lancaster* or of the Duchy of *Cornwall*, the Board of Trade shall incorporate in the Order "The Lands Clauses Consolidation Act, 1845," or "The Lands Clauses Consolidation (*Scotland*) Act, 1845," as the Case requires, and shall apply the Provisions thereof respectively to the Purchase or taking of such Portion of the Sea Shore.

Compensation
to Landowners,
&c.

25. It shall be the Duty of the Board of Trade not to make in any Case an Order that will take away or abridge any Right, Privilege, Power, Jurisdiction, or Authority given or reserved to any Body, Company, or Person by any Local or Special Act of Parliament, or by any Royal Charter or Letters Patent, without the Consent of such Body, Company, or Person ; but every Order, when confirmed by Act of Parliament, shall be of full Force and Effect, any Local or Special Act, Charter, Letters Patent, Custom, Licence, Permission, Instrument, or Thing notwithstanding.

Order not to be
made affecting
Local Acts,
&c. without
Consent.

26. The Persons, Company, or Body obtaining an Order under this Act shall at all Times keep at some convenient Place, in the Neighbourhood of the Portion of the Sea Shore to which the Order relates, Copies of the Order with the Act confirming it, and of this Act, printed respectively by some of Her Majesty's Printers, and shall sell such Copies to all Persons desiring to buy them at a Price not exceeding Sixpence for One Copy of each of the Acts and of the Order together.

Copies of Order
and Acts to be
kept for Sale.

If any such Persons, Company, or Body fail to comply with this Provision, they shall for every such Offence be liable on summary Conviction to a Penalty not exceeding Five Pounds, and to a further Penalty not exceeding One Pound for every Day during which such Failure continues after the Day on which the First Penalty is incurred.

Penalty.

27. There shall be annually laid before both Houses of Parliament a Report of the Board of Trade respecting the Applications to and Proceedings of the Board of Trade under this Act during each Year.

Annual Report
of Board of
Trade.

28. Nothing in this Act shall extend to *Ireland*, or to any Oyster or Mussel Fishery on the Coast of *Ireland* or in any Estuary

Act not to
extend to
Ireland.

*Oyster and Mussel Fisheries.**Rochdale Vicarage.*

Estuary thereof, or in any way to prejudice or affect the Owner of any such Oyster or Mussel Fishery, or to authorize the taking of Oysters or Mussels from any natural public Oyster or Mussel Bed in *Ireland*, or any Estuary thereof, by the Grantees of any Oyster or Mussel Bed under this Act, or by the Owners of any private Beds lawfully formed independently of this Act, or by any other Person or Persons whomsoever, nor shall this Act alter or repeal any Law, Rule, or Byelaw now or hereafter to be in force having Relation to *Irish Fisheries*.

C A P. LXXXVI.

An Act for vesting the Glebe Lands of the Vicarage of *Rochdale* in the County of *Lancaster* in the Ecclesiastical Commissioners for *England*, and for making Provision for the Endowment of the said Vicarage in lieu thereof; and for the Promotion of other Ecclesiastical Purposes connected therewith.

[6th August 1866.]

‘ WHEREAS the Endowment of the Vicarage of *Rochdale* in the Diocese of *Manchester* mainly consists of certain Glebe Lands of which the greater Part has been built upon, and the Residue is valuable for Building Purposes, and the annual Proceeds of the said Glebe Lands at present exceed the Sum of Four thousand Pounds, and it is anticipated that such Proceeds will increase in future Years:

‘ And whereas the Rev. *John Edward Nassau Molesworth*, D.D., is the present Vicar of the said Vicarage, and the Right Rev. Father in God *James Prince*, by Divine Permission Lord Bishop of *Manchester*, is the Ordinary thereof, and also the Patron in right of his See:

‘ And whereas for promoting the greater Efficiency of the Established Church it is expedient that upon the First Avoidance of the said Vicarage the Glebe Lands and other Endowments thereof should be vested in the Ecclesiastical Commissioners for *England* upon special Trust to provide a fixed annual Sum by way of Endowment for the future Vicars of *Rochdale*, and annual Sums by way of Augmentation or Endowment of Churches or Chapels already built or hereafter to be built within the Parish of *Rochdale*, and otherwise for promoting the Efficiency of the Established Church in the Parish of *Rochdale* and the Diocese of *Manchester*:

‘ And whereas it is further expedient that Power should be given to the said Rev. *John Edward Nassau Molesworth* and the said Ecclesiastical Commissioners to bring such vesting into operation during his Incumbency:’

But inasmuch as such Objects cannot be carried into effect without the Authority of Parliament,

May it therefore please Your Majesty that it may be enacted; and be it enacted by the Queen’s most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, as follows; (that is to say,)

1. Upon

Rochdale Vicarage.

1. Upon the First Avoidance of the Vicarage of *Rochdale* the Glebe Lands, Messuages, Tenements, and Hereditaments belonging to the said Vicarage, together with all Monies and Securities for Money, and all Stock in the Government Funds or elsewhere standing in the Name of the Accountant General of the Court of Chancery, or in any other Name or Names, for or to the Credit or for the Benefit of or in trust for the Vicar of *Rochdale* and his Successors, whether for the Purpose of being laid out in Land or otherwise, (excepting Rights of Ecclesiastical Patronage, and the Parsonage House and the Grounds now occupied therewith, which said Parsonage House and Grounds are particularly described in the First Schedule hereto annexed,) shall vest in the Ecclesiastical Commissioners for *England*, their Successors and Assigns, for the Purposes of this Act.

The Glebe Lands, &c. of Vicarage of *Rochdale* to vest in the Ecclesiastical Commissioners on the next Avoidance.

2. In case the present Vicar of *Rochdale* at any Time before his Avoidance of the said Vicarage shall signify his Willingness to accept a fixed annual Sum of Four thousand Pounds in lieu of his Income from the Glebe Lands and Premises aforesaid, it shall be lawful for the Ecclesiastical Commissioners to agree with the said Vicar for the Payment to him of such fixed annual Sum, and thereupon an Instrument in Writing containing the Terms of the said Agreement, and under the Hand of the said Vicar and the Common Seal of the said Commissioners, shall be registered in the Registry of the Diocese, and published in the *London Gazette*; and from and after the Date of such Publication the said Agreement shall be binding, and the Glebe Land and Premises aforesaid (except as herein-before excepted) shall, without any further Conveyance, be absolutely vested in the Ecclesiastical Commissioners for the Purposes of this Act, and the said Commissioners shall be entitled to the Proceeds as from that Date, and shall have no Claim for the Dilapidations then existing.

The present Vicar may agree to accept a fixed Income of 4,000*l.* a Year.

3. From and after the next Vacancy of the said Vicarage by the Death, Resignation, Cession, Deprivation, or other Avoidance of the present Vicar thereof, the Ecclesiastical Commissioners shall pay the annual Sum of One thousand five hundred Pounds to the succeeding Vicar of the said Vicarage and his Successors: Provided that each succeeding Vicar and his Successors shall remain liable to the Payment of First Fruits and Tenths, and shall remain entitled to a certain small Stipend, now amounting to Fourteen Pounds Thirteen Shillings and Fourpence *per Annum*, payable out of the Produce of the Rectorial Tithes of *Rochdale*.

The Ecclesiastical Commissioners to pay 1,500*l.* a Year to future Vicars.

4. The fixed annual Sum of Four thousand Pounds to be paid to the present Vicar of *Rochdale* in the event of such Agreement as aforesaid being made, and the said annual Sum of One thousand five hundred Pounds to be paid to the succeeding Vicars of *Rochdale*, shall respectively be payable half-yearly by Moieties on the First Day of *May* and the First Day of *November* in every Year: Provided that the First Payment to the present Vicar of *Rochdale* shall be a proportionate Part of a half-yearly Payment of Two thousand Pounds calculated from the Day on which such Agreement shall be published until the next

Regulations as to the Mode of paying the Incomes of Vicars.

Rochdale Vicarage.

next following half-yearly Day of Payment, and the said Vicar or his Representatives shall receive a corresponding proportionate Part of a Sum of Two thousand Pounds for the current Half Year in which the Avoidance of the said Vicarage shall take place, and the First Payment to the next succeeding Vicar shall be a proportionate Part for the current Half Year calculated on a half-yearly Payment of Seven hundred and fifty Pounds, and on every succeeding Vacancy the then current half-yearly Payment shall be divisible between the last Incumbent or his Representatives and his Successor.

Augmentations to be provided for Churches and Chapels mentioned in the Second Schedule.

5. As soon as the said Glebe Lands and Premises belonging to the Vicarage of *Rochdale* shall have come into the Possession of the Ecclesiastical Commissioners, either by the Avoidance of the said Vicarage, or by Agreement with the present Vicar thereof under the Provision herein-before contained, the said Commissioners shall thenceforth pay annual Sums by way of Augmentation to the Incumbents or Ministers of the Churches or Chapels mentioned in the Second Schedule annexed to this Act, which annual Sums shall be of such Amounts respectively as will with the respective Endowments (if any), exclusive of Surplice Fees and of Pew Rents, raise the Income of the Incumbent or Minister of each of the Churches or Chapels aforesaid, of which the Parish or District has a Population of less than Four thousand Persons according to the Census of 1861, to the annual Sum of Two hundred Pounds, and raise the Income of the Incumbent or Minister of each of the Churches or Chapels aforesaid of which the Parish or District has a Population of Four thousand or more than Four thousand Persons according to the Census of 1861 to the annual Sum of Three hundred Pounds, and raise the Income of the Incumbent or Minister of the Church or Chapel of *Saint Clement, Spotland*, to the annual Sum of Five hundred Pounds, and that of the Incumbent or Minister of the Church of *Saint Martin, Castleton Moor*, to the annual Sum of Three hundred Pounds, and also raise the Income of the Incumbent or Minister of the Church or Chapel of *Saint Chad, Saddleworth*, to the annual Sum of Three hundred Pounds, exclusive of the Stipend now payable out of the Rectorial Tithes of *Rochdale*; and the said Augmentations shall be payable by Moieties on the First Day of *May* and the First Day of *November* in every Year, and shall be apportionable between each Incumbent or Minister or his Representatives and his Successor.

Provision to be made for the Service of the Cemetery. 16 & 17 Vict. c. ccxx. (Local.)

6. ' And whereas it is enacted by the Seventy-fourth Section ' of The *Rochdale* Improvement Act, One thousand eight hundred ' and fifty-three, " that each of the several Incumbents of the ' " several Parish, Parishes, or Ecclesiastical Districts situate ' " wholly or partly within the Town shall, on convenient Notice ' " being given to him, perform or cause to be performed by ' " some Clergyman of the Established Church whom he may ' " appoint, not being prohibited by the Bishop nor under Eccle- ' " siastical Censure, at the Hours therein mentioned, the Burial ' " Service, according to the Rites of that Church, over every ' " deceased Person removed for Interment within the conse- ' " crated

Rochdale Vicarage.

“ created Part of the Cemetery, and who died in the Ecclesiastical District of such Incumbent ; and for every such
 “ Interment such Incumbent shall be entitled to the respective
 “ Fees or Sums following ; that is to say, if the deceased
 “ Person shall have died within the Town (and shall not be
 “ interred at the Expense of any Parish or Union), the Sum of
 “ Two Shillings ; if the deceased Person shall have died beyond
 “ the Town (and shall not be interred at the Expense of any
 “ Parish or Union), the Sum of Six Shillings ; and if the de-
 “ ceased Person shall be interred at the Expense of any Parish
 “ or Union, the Sum of One Shilling and Sixpence :” And
 “ whereas the said Enactment is burdensome to the said Incum-
 “ bents, and it is expedient that other Provision should be made
 “ in lieu thereof :” Be it enacted, That as soon as the said Glebe
 Lands and Premises shall have come into the Possession of the
 Ecclesiastical Commissioners, the said Commissioners shall pay the
 annual Sum of One hundred Pounds by half-yearly Payments,
 on the First Day of *May* and the First Day of *November* in
 every Year, to the Incumbent of the Parish or District in which
 the said Cemetery is situated, who shall perform the said Services,
 or cause the same to be performed by a Curate under his Super-
 intendence and Control, and the said Incumbent shall be further
 entitled to receive for his own Use the Fees payable in respect of
 such Interments : Provided that the Right of any other existing
 Incumbent to perform the said Service, or to cause the same to
 be performed, and to receive the Fees in respect thereof, shall
 remain unaffected if he shall not think fit to relinquish such Right ;
 and provided also, that so long as the Incumbent for the Time
 being of the Parish or District in which the said Cemetery is
 situated shall continue in receipt of the said annual Sum of One
 hundred Pounds, it shall be obligatory upon such Incumbent to
 employ an Assistant Curate at an annual Salary of not less than
 One hundred Pounds ; and provided further, that if such Incum-
 bent shall delay or refuse to employ an Assistant Curate as
 aforesaid for a Space of Three Months after he shall have been
 required to do so by the Bishop of the Diocese for the Time
 being, it shall be lawful for such Bishop to appoint and license
 such an Assistant Curate, and to provide for the Payment to him
 of a Salary not exceeding One hundred Pounds *per Annum*, in
 the Manner contemplated by the Eighty-third Section of the Act
 of the First and Second Years of Her Majesty, Chapter One
 hundred and six.

7. As soon as the said Glebe Lands and Premises shall have
 come into the Possession of the Ecclesiastical Commissioners, the
 said Commissioners shall, in addition to any other Augmentation
 payable under this Act, pay to the Incumbent of the Church or
 Chapel of the *Holy Trinity, Littleborough*, the annual Sum of
 One hundred Pounds if and so long as he shall provide a duly
 licensed Assistant Curate for the Performance of Divine Service
 in a certain licensed Building at *Calderbrook* now unconsecrated,
 but intended to be consecrated, (provided that such annual Sum
 of One hundred Pounds shall not be paid nor begin to be payable
 until

Provision to
 be made for
 the Services of
 the Churches
 of *Calderbrook*
 and of *St.*
Mary, Todmor-
den.

Rochdale Vicarage.

until the First Day of *May* or of *November*, as the Case may be, which shall happen next after the same Building shall have been consecrated,) and shall pay the annual Sum of One hundred and fifty Pounds to the Incumbent of *Christ Church, Todmorden*, so long as he shall have occasion to provide for the Performance of Divine Service in the old Church or Chapel of *Saint Mary, Todmorden*, as herein-after mentioned, such Services respectively to be subject to the Regulation of the Bishop of the Diocese, but not to be more or more onerous than may lawfully be required to be performed in a Parish Church, the said annual Sums to be payable in Moieties on the First Day of *May* and the First Day of *November* in every Year.

Five new
Districts to be
endowed with
200*l.* a Year
each.

8. As soon as conveniently may be after the said Glebe Lands and Premises shall have come into the Possession of the Ecclesiastical Commissioners, the said Commissioners shall, with the Concurrence of the Bishop of the Diocese, proceed to constitute or assign Five Districts to be taken out of the original Limits of the Parish of *Rochdale*, and to endow each such District to the annual Amount of Two hundred Pounds; and the Patronage of and Right of nominating the Minister or Incumbent of each of the same Districts, or of the new Parishes which such Districts may eventually become, shall be vested in and be exercised by the Bishop of the Diocese for the Time being.

The Eccle-
siastical Com-
missioners to
pay Costs and
Expenses and
certain other
Charges.

9. The Ecclesiastical Commissioners shall forthwith pay the Costs of and incident to the passing of this Act, and shall pay all other necessary Law Charges, and may make any such Allowance for Costs, Charges, Expenses, Pains, and Trouble, as to the said Commissioners shall appear just and reasonable, to any Person employed by them in receiving or paying any Monies accruing to them, or in auditing any Accounts relating thereto, or in surveying, valuing, or performing any other Duty relating to or connected with the Possession or Management of the Hereditaments and Premises vested in them for the Purposes of this Act, or relating to or connected with any other Matter or Thing to be done or executed under the Authority of this Act, and the said Ecclesiastical Commissioners shall also reimburse the said *John Edward Nassau Molesworth* any Payments which shall have been made by him for or towards the making, paving, flagging, and sewerage any Street or Streets in or upon the said Glebe Lands during his Negotiations with the said Ecclesiastical Commissioners for promoting this Act.

Annual Pro-
ceeds to be
carried to the
Account of
the Rochdale
Vicarage Fund,
and certain
Payments to be
made thereout.

10. When the said Glebe Lands and Premises shall have come into the Possession of the Ecclesiastical Commissioners, the said Commissioners shall hold the same subject to the Powers of Disposition and Management herein-after mentioned, and shall carry the Rents, Dividends, Interest, and other annual or recurring Proceeds of the Trust Premises for the Time being to the Credit of a special and distinct Fund, the Account whereof shall be opened in their Books under the Heading of "*The Rochdale Vicarage Fund*," and shall apply the Balance of the said Fund (after deducting the Expenses) from Time to Time in manner following; (that is to say,)

First,

Rochdale Vicarage.

First, in paying the Endowments herein-before provided for the present and future Vicars of *Rochdale*, (that is to say,) in paying to the said Rev. *John Edward Nassau Molesworth*, as long as he shall continue Vicar, a fixed annual Sum of Four thousand Pounds, if such Agreement as aforesaid shall be made, and in paying to the succeeding Vicars the annual Sum of One thousand five hundred Pounds :

Secondly, in paying the annual Sums to be provided as aforesaid by way of Augmentation to the Incumbents or Ministers of the Churches or Chapels mentioned in the Second Schedule hereto :

Thirdly, in paying the said annual Sums of One hundred Pounds, One hundred Pounds, and One hundred and fifty Pounds, in respect of the Performance of the Services of the Cemetery, of a Church or Chapel at *Calderbrook*, and of the Church of *St. Mary, Todmorden* :

Fourthly, in paying the said annual Sums of Two hundred Pounds each for the Endowments of the Five Parishes or Districts to be constituted or assigned as aforesaid.

11. Provided, That if any of the Costs, Expenses, or annual Sums aforesaid shall be payable by the Ecclesiastical Commissioners before any Revenues shall have accrued to them under this Act, or at a Time when there shall be no Balance or an insufficient Balance at the Credit of the *Rochdale Vicarage Fund*, a Sum to supply the Deficiency shall be advanced by the said Commissioners out of the Common Fund under their Control, and shall be repaid to the Common Fund, with Compound Interest at the Rate of Four *per Cent. per Annum*, out of Revenues thereafter to accrue to the *Rochdale Vicarage Fund*.

Deficiency (if any) to be made good out of the Common Fund of the Ecclesiastical Commissioners, subject to Repayment.

12. The Ecclesiastical Commissioners shall hold the Surplus of the *Rochdale Vicarage Fund*, after discharging thereout such Payments and Repayments as aforesaid, upon trust to apply the same from Time to Time in manner following ; (that is to say,)

Application of the Surplus of the annual Proceeds.

First, in raising to the annual Sum of Three hundred Pounds, exclusive of Surplice Fees and Pew Rents, the Income of the Incumbent or Minister of each of the Churches or Chapels mentioned in the Second Schedule hereto whose Income does not already amount to that Sum :

Secondly, in raising to the annual Sum of Three hundred Pounds, exclusive of Surplice Fees and Pew Rents, the Income of the Incumbent or Minister of each of the Five Parishes or Districts to be constituted or assigned as aforesaid, if or so soon as the Church or Chapel of such Parish or District shall be consecrated :

Thirdly, in raising to the annual Sum of Five hundred Pounds, exclusive of Surplice Fees and Pew Rents, the Income of the Incumbent or Minister of One of the Churches or Chapels mentioned in the said Second Schedule hereto (other than and in addition to the Church or Chapel of *St. Clement, Spottland*), and in raising to the annual Sum of Four hundred Pounds, exclusive of Surplice Fees and Pew Rents, the Income of the Incumbent or Minister of each of

Rochdale Vicarage.

Two other of the Churches or Chapels mentioned in the said Second Schedule, the said Churches or Chapels to be selected by the Ecclesiastical Commissioners with the Concurrence of the Bishop of the Diocese ; provided that if the Vicar of *Rochdale* shall enter into such Agreement as aforesaid for accepting a fixed Income, he shall be entitled to select One of the Churches or Chapels the Endowment of which is to be raised to the annual Sum of Four hundred Pounds :

Fourthly, in paying such annual Sum or Sums as the Ecclesiastical Commissioners (with Consent in Writing of the Bishop of the Diocese) shall in their Discretion think fit for or towards providing for the Maintenance of a Chaplain or Chaplains to the *Rochdale* Union, or any Workhouse or Workhouses thereof, and for or towards providing for the Maintenance of a Chaplain or Chaplains to any Workhouse or Workhouses of the *Saddleworth* Union, which may be used exclusively for Inhabitants of any Part or Parts of the ancient Parish of *Rochdale* aforesaid :

Fifthly, in endowing to such Amount as the said Commissioners, with the Concurrence of the Bishop of the Diocese, shall think fit, the Incumbents or Ministers of any Parishes or Districts already existing, or hereafter to be constituted or assigned from Time to Time with the Consent of the said Bishop, and which Parishes or Districts do or shall consist of or contain any Part or Parts of the Parish of *Rochdale*, including all Ecclesiastical Divisions and Subdivisions thereof :

Sixthly, in augmenting or endowing such Benefices with Cure of Souls in the Diocese of *Manchester*, and in the Patronage or alternate Patronage of any Ecclesiastical Corporation, as shall be selected by the Bishop of *Manchester* for the Time being, and shall be approved by the said Commissioners.

Mode of
determining
the Amounts of
the Augmenta-
tions to be paid
by the Eccle-
siastical Com-
missioners.

13. For the Purpose of determining the Amounts of the annual Sums to be paid to the Incumbents or Ministers of the said Churches or Chapels respectively mentioned in the Second Schedule annexed to this Act, the annual Income arising from the existing Endowments of each of the said Churches or Chapels at the Time when the said Glebe Lands and Premises shall come into the Possession of the Ecclesiastical Commissioners (except Surplice Fees and Pew Rents, and except certain annual Sums charged upon the said Glebe Lands and Premises in favour of the Incumbents or Ministers of certain of the said Churches and Chapels under the Provisions of an Act of the First and Second Years of His late Majesty King *William IV.*, Chapter 45,) shall be ascertained and determined by the said Commissioners, with the Concurrence of the Bishop of the Diocese and of the Incumbent or Minister of the said Church or Chapel ; and a Certificate of the Amount of Income arising from such Endowments (except as aforesaid), under the Common Seal of the said Commissioners, and the Episcopal Seal of the said Bishop, and the Hand of the said Incumbent or Minister, shall be registered in the Registry of the Diocese ; and the annual Sum to be paid by way of Augmentation to the Incumbent or Minister of each Church or Chapel,

Rochdale Vicarage.

Chapel, and his Successors, shall be such Amount as will make up the Income payable in respect of the said Church or Chapel under the Provisions herein contained, notwithstanding any subsequent Variation in the original Endowment: Provided that from and after the Registration of the Certificate of Endowment of any Church or Chapel to the Incumbent or Minister of which One of the said annual Charges is payable, such annual Charge shall be deemed to be included in the fixed Sum to be paid by way of Augmentation as aforesaid, and shall cease to be chargeable on the said Glebe Lands and Premises further or otherwise than such Augmentation is chargeable thereon under the Provisions herein contained: Provided also, that in the event of any Delay taking place in the Preparation or Registration of any Certificate of Endowment the said Commissioners shall in the meantime make such Payments in respect of the corresponding Augmentation as they in their Discretion shall think just.

14. From and after the Time when the Income of any existing Benefice augmented under this Act shall amount to the annual Sum of Three hundred Pounds, exclusive of Surplice Fees and Pew Rents, One Half Part at least of the whole Number of Pews or Sittings in the Church or Chapel thereof shall be declared by the Commissioners and the Bishop of the Diocese to be free Sittings, such Sittings to be selected by the Bishop of the Diocese, so that, having regard to Position and Convenience, they may be as advantageously situated as the remaining Moiety of the Pews and Sittings.

Half the Sittings of augmented Churches to be free.

15. At any Time after any of the annual Sums aforesaid to be respectively paid to the Vicar of *Rochdale* and to the Incumbents or Ministers of the said several Churches or Chapels, or to the Incumbents or Ministers of other Parishes or Districts, shall have become payable, it shall be lawful for the Ecclesiastical Commissioners, with the Consent of the Bishop of the Diocese, and of the Vicar, Incumbent, or Minister, to appropriate and set apart for the Use of any such Vicar, Incumbent, or Minister, and his Successors, in lieu of the said annual Sum directed to be paid to him and them as aforesaid, or of any Part thereof, such specific Lands or Hereditaments, Part of the said Glebe Lands and Hereditaments, or of other the Lands and Hereditaments for the Time being vested in the said Commissioners for the Purposes of this Act, as, according to the Certificate of Two competent Surveyors, One to be appointed by the said Commissioners, and the other by such Vicar, Incumbent, or Minister, or of an Umpire to be appointed by such Surveyors, shall appear to be equivalent at least to produce a clear yearly Sum, after Payment of all Outgoings (except the Income Tax, if any), equal to such annual Sum or to such Part thereof; and an Instrument in Writing containing the Terms of such Appropriation, and under the Hand of the Vicar, Minister, or Incumbent, and the Episcopal Seal of the said Bishop, and the Common Seal of the said Commissioners, shall be registered in the Registry of the Diocese, and published in the *London Gazette*; and from and after the Time which shall be fixed for that Purpose by the said Instrument, and after the said Publication, the Lands or other Hereditaments

The Ecclesiastical Commissioners may substitute Land or other Hereditaments vested in them for the Purposes of this Act for any Money Payment.

Rochdale Vicarage.

ments so appropriated for such Vicar, Incumbent, or Minister, and his Successors, shall, by force of this Act and of such Instrument, without any further Conveyance, be vested in such Vicar, Incumbent, or Minister, and his Successors, as Part of the Endowment of his Vicarage, Church, or Chapel, and the *Rochdale Vicarage Fund* shall thenceforth be freed and discharged from all Claims and Demands by or on behalf of the Vicar, Incumbent, or Minister of the same Vicarage, Church, or Chapel in respect of the said annual Sum, or of the Part thereof for which the said Lands or Hereditaments have been so declared to be an Equivalent; provided that any such Instruments may relate to several Appropriations, or to One Appropriation, as may be most convenient.

The Ecclesiastical Commissioners to have all legal Powers of enforcing Payments, &c.

Repeal of the Special Leasing Acts, 4 G. 3. c. 28. (Private.) 8 & 9 Vict. c. 19. (Private.)

16. The Ecclesiastical Commissioners shall, for the Purpose of enforcing Payment of all Profits and Emoluments to be paid to them, and of obtaining Possession of the Hereditaments and Premises vested in them for the Purposes of this Act, and of recovering the Rents and Profits thereof, have and enjoy all the Rights, Powers, and Remedies in that Behalf, at Law or in Equity, of the Vicar of *Rochdale* and his Successors.

17. From and after the Time when the said Glebe Lands and Premises shall become vested in the Commissioners, the Act of the Fourth Year of His late Majesty King *George the Third*, Chapter Twenty-eight, intituled *An Act to enable the Vicar of Rochdale in the County of Lancaster to grant a Lease or Leases of the Glebe Lands belonging to the Vicarage*, and the Act of the Eighth and Ninth Years of Her present Majesty, Chapter Nineteen, being an Act to amend the lastly-mentioned Act, shall be and be deemed to be repealed: Provided always, that such Repeal shall not be held to take away or diminish any Estate or Interest, or Right or Liability, which may have been theretofore created, granted, or incurred by or on behalf of the Vicar of *Rochdale* and his Successors, or any Persons who have become Tenants under him and them in accordance with the Provisions of such Statutes, but all such Rights and Liabilities which would otherwise belong or attach to the said Vicar and his Successors shall thereafter belong and attach to the said Commissioners, and be exercised or fulfilled by them, subject to the Provisions of this Act.

The Ecclesiastical Commissioners may sell Land and Hereditaments, with the Consent of the Bishop.

18. The Commissioners shall have and exercise over the Glebe Lands, Hereditaments, and Premises vested or to be at any Time vested in them for the Purposes of this Act all the same and the like Rights and Powers of Ownership as are possessed and enjoyed respecting and over any Lands and Hereditaments by any absolute Owner thereof: Provided always, that any Sum of Money received by the said Commissioners for the Sale, Transfer, or Conveyance of any Part or Parts of such Lands or Hereditaments shall be applied by them, so soon as conveniently may be after the Receipt thereof, in the Purchase and Acquisition of other Lands or Hereditaments, and shall be in the meantime invested in some Government or Parliamentary Stock in *England*; and the annual Rents and Profits of the Lands and Hereditaments so to be acquired as last aforesaid, and the Dividends or annual Proceeds of such Stock, shall be carried to the Credit of the "*Rochdale Vicarage Fund*" aforesaid;

Rochdale Vicarage.

aforesaid; provided also, that no absolute Sale or Conveyance of the Fee Simple in such Glebe Lands or in any Part thereof under the Provisions of this Section shall be valid or effectual without the Consent in Writing of the Bishop of the Diocese.

19. 'Whereas Part of the Glebe Lands is convenient to be used as a Pleasure Ground or Place of public Recreation; (that is to say,) the Lands called *Cant Hill* and *Broad Field*, containing about Fourteen Acres, and delineated and coloured Pink on each of Two like Plans, one signed by the Surveyor of the Ecclesiastical Commissioners and deposited with the Town Clerk of *Rochdale*, and the other signed by the Town Clerk of *Rochdale* and deposited with the Ecclesiastical Commissioners: Be it enacted, That at any Time within the Space of Two Years next after the Glebe Lands shall have become vested in the Ecclesiastical Commissioners the said Commissioners shall, if required by the Mayor, Aldermen, and Burgesses of the Town and Borough of *Rochdale* acting under the Provisions of "The *Rochdale* Improvement Act, 1853," grant and convey to the said Mayor, Aldermen, and Burgesses, and their Successors, the said Part of the Glebe Lands at the perpetual annual Rent of Three hundred and eighty Pounds, payable half-yearly, free from all Rates, Taxes, and Deductions whatsoever.

The Corporation of *Rochdale* to have the Option of taking a Part of the Glebe Lands.

20. The Conveyance shall be made subject to any Lease or Leases granted or agreed to be granted of the said Land or any Part thereof, and to the Rights or Interests therein of any Person or Persons claiming under any Lease or Leases granted or agreed to be granted of any other Part of the Glebe Lands, and shall contain a Reservation of Mines and Minerals, with full Powers of working the same by underground Operations, and of making underground Communications for the Convenience of adjacent Mines, leaving sufficient Support for the Surface, and shall contain a Covenant for Payment of the Rent as from the Day on which the Ecclesiastical Commissioners shall receive Notice from the Corporation of *Rochdale* of their Intention to require the Conveyance, from which Day the said Corporation shall be entitled to Possession, and shall contain usual Powers of Distress and Entry which Landlords have for Rent in arrear, for securing the said Rent, and shall contain a Covenant on the Part of the Corporation that the Lands proposed to be conveyed shall be used as a Pleasure Ground or Place of public Resort or Recreation, and for no other Purpose whatsoever, and all other proper and usual Covenants and Provisions for giving Effect to the proposed Arrangement, and particularly a Covenant that no Building or Erection shall be placed upon the said Lands without the Consent of the said Ecclesiastical Commissioners, except such as may be required for the Use of the said Land for the Purposes aforesaid.

Terms of the Grant to the Corporation.

21. The Ecclesiastical Commissioners shall dedicate to the Public Three new Streets or Roads; (that is to say,) first, a new Street or Road (coloured Brown on the said Plans) partly set out on the South Side of the said Lands, and called or intended to be called *St. Alban Street*, extending from *Manchester New Road* to the *Vicar's Drive*; secondly, the *Vicar's Drive*, coloured Blue on the said Plans; and, thirdly, a new Street or Road (coloured Yellow on the said Plans) Thirty Feet wide on the Northerly Side of the

New Roads to be made by the Corporation.

Rochdale Vicarage.

said Lands, commencing at *Manchester New Road*, and intended to be extended so as to connect such Street or Road with *Church Lane* where it meets *Church Stile*, the Corporation undertaking to purchase the Term and Interest which any Leaseholder or Leaseholders, or any other Person or Persons (except the said Ecclesiastical Commissioners), may have in such Part of the last-mentioned Street and the Buildings thereon as lies between the *Vicar's Drive* and *Church Stile*, and to make and construct or cause to be made and constructed the said Three Streets or Roads, as to the Street or Road coloured Blue on the said Plans solely at the Expense of the said Corporation, and as to the Streets or Roads coloured Brown and Yellow at the Expense of the Person or Persons liable thereto under the Provisions of the *Rochdale Improvement Act, 1853*.

On certain Breaches of Covenant, the Lands to re-vest in the Ecclesiastical Commissioners.

22. Provided, That if the Rent or any Part thereof shall at any Time be in arrear for the Space of Thirty Days after the same shall have been lawfully demanded, and there shall be no sufficient Distress upon the Premises, and Judgment shall have been obtained for Payment of the said Rent, or if Default shall be made by the said Corporation in purchasing the Leasehold Interests in the Land intended for the Extension of the said Street or Road from the *Vicarage Drive* to *Church Stile*, or in the Construction of the said Three Streets or Roads, or if the said Lands shall cease to be used as a Pleasure Ground or Place of public Resort or Recreation, or if any Building or Erection shall be placed thereon without the Consent of the said Ecclesiastical Commissioners, except such as may be required for the Use of the said Lands for the Purposes aforesaid, the said Lands shall forthwith, by force only of this Act and without Entry, re-vest in the said Ecclesiastical Commissioners for *England*.

The Ecclesiastical Commissioners may apply Monies and Stock to make permanent Improvements on the Estate, and to provide Parsonage Houses.

23. It shall be lawful for the Ecclesiastical Commissioners from Time to Time to sell any Stock for the Time being vested in them for the Purposes of the *Rochdale Vicarage Fund*, and to apply the Produce of the said Sale, or any other Monies in their Possessions either as Capital or Income on account of the said Fund, to either or both of the following Purposes; (that is to say,)

To the Purpose of making and laying out any Crescents and other open Spaces, Bridges, Roads, Ways, Streets, Squares, Avenues, Passages, Yards, Gardens, Places necessary or convenient for carrying on any Manufacture or Trade, Drains, Sewers, Pipes, Conduits, Easements, and Conveniences, or of otherwise improving the Lands and Hereditaments for the Time being vested in the said Commissioners for the Purposes of this Act, or accommodating the Lessees and Occupiers thereof:

To the Purpose of purchasing, building, or rebuilding, or providing a Site for a Parsonage House for any Benefice which shall have been or may be augmented or endowed under the Provisions of this Act: Provided always, that no such Parsonage House or Site shall be purchased, acquired, or built without the Consent in Writing of the Bishop of the Diocese being first had and obtained.

24. The

Rochdale Vicarage.

24. The Receipt of the Treasurer or Treasurers of the Ecclesiastical Commissioners, or of any Agent of the said Commissioners duly authorized in that Behalf, for any Monies payable or any Stock transferable to the said Commissioners under the Provisions of this Act, shall be a sufficient Discharge for the said Monies and Stock respectively.

25. All Ecclesiastical Divisions already existing or hereafter to be created which may have been or which may hereafter be formed wholly out of the ancient Parish of *Rochdale* aforesaid, or may consist wholly of Portions of such ancient Parish, and wherein the Ministers or Incumbents thereof have and exercise exclusive Cure of Souls, and likewise the new Parish of *Christ Church, Friezland*, shall be deemed to be Vicarages, and the Incumbents thereof Vicars, without Prejudice nevertheless to the Rights of any other Persons.

26. From and after the next Avoidance of the Vicarage of *Rochdale* the succeeding Vicars shall retain the existing Rights of the Vicar of *Rochdale* and his Successors to the Patronage of the Benefices of which the Churches or Chapels are mentioned in the Third Schedule to this Act, but the Residue of the Ecclesiastical Patronage of the Successors of the Vicar of *Rochdale* as such Vicars shall be transferred to and vest in the Bishop of *Manchester* and his Successors: Provided that nothing in this Act shall affect any Right of Patronage of the present Vicar of *Rochdale*, save and except as is herein specifically declared and provided.

27. ' And whereas a new Church has been built in the Parochial Chapelry of *Todmorden* in the said Parish of *Rochdale*, and the same was consecrated in the Year One thousand eight hundred and thirty-two, and named *Christ Church*: And whereas by the Sentence of Consecration it was declared that the Maintenance of the Minister of the said Church and of the other Officers thereof should be as well by and out of such Funds and Revenues as the Minister and other Officers of the old Parochial Church or Chapel of *Saint Mary, Todmorden*, (in the said Sentence styled the old Chapel of *Todmorden*,) were entitled to, as also by and out of such Pew Rents or other Emoluments as might be granted or assigned by the Commissioners for promoting the building of additional Churches in populous Places, and Doubts are entertained whether the said Sentence of Consecration was effectual to transfer the said Funds and Revenues to the new Church of *Christ Church* aforesaid: And whereas the Vicar of *Rochdale*, as such Vicar, is the Patron as well of the said new Church as of the old Church or Chapel of the said Parochial Chapelry, and the Rev. *Anthony John Plow* has been licensed to perform the Office of Perpetual Curate of the said new Church and of the Chapelry in the said Licence styled the Parochial Chapelry of *Christ Church, Todmorden*: And whereas it is expedient that all Doubts as to the Validity of the said Transfer, and as to the Title of the said Rev. *Anthony John Plow* to perform such Office, should be removed: Be it enacted, That it shall be lawful for the said Commissioners, by an Instru-

Receipt of Treasurer, &c. of Ecclesiastical Commissioners sufficient Discharge.

District Parishes to be deemed Vicarages.

After the next Avoidance of the Vicarage of *Rochdale*, certain Patronage to be transferred to the Bishop of *Manchester*.

Confirming the Substitution of *Christ Church, Todmorden*, for the old Church or Chapel thereof.

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ment under their Common Seal, with the Consent of the said Vicar of *Rochdale* and of the said Rev. *Anthony John Plow* (if he shall continue in such Office), to declare that the said new Church of *Christ Church, Todmorden*, situate in the said Parochial Chapelry of *Todmorden*, shall be deemed to be substituted for the old Parochial Church or Chapel of *Saint Mary, Todmorden*, situate in the same Chapelry, and that all the Endowments, Emoluments, and Rights of or belonging to the said old Church or Chapel of *Saint Mary*, or to the Incumbent thereof, shall be deemed to be transferred to the said new Church of *Christ Church*, and to the said Rev. *Anthony John Plow*, or other the Incumbent thereof, and his Successors for ever: Provided that such Transfer and Substitution shall be deemed to have taken place at the Date of the said Sentence of Consecration, but not so as to prejudice any Person in respect of past Transactions.

The old Church of Todmorden to become a Chapel of Ease.

28. From and after the passing of this Act the Freehold of the said old Church or Chapel of *Saint Mary* shall be vested in the Incumbent for the Time being of *Christ Church* aforesaid, and the same old Church or Chapel of *Saint Mary* shall be deemed to be a Chapel of Ease to *Christ Church* aforesaid, and shall be served by the said Rev. *Anthony John Plow*, or other the Incumbent of *Christ Church* for the Time being, or by his Assistant Curate, duly licensed, and during the Incumbency of the said Rev. *Anthony John Plow* it shall not be lawful, without his Consent in Writing, to withdraw the said old Church or Chapel of *Saint Mary* from his Superintendence and Control by assigning a District thereto, or by specifying it as the Parish Church of a new District, or otherwise howsoever; and it shall be lawful for the said Ecclesiastical Commissioners during such Time, prior to the Date of the vesting of the said Glebe Lands in them, as they shall see fit, to provide, out of the Fund under their Control, the annual Sum of One hundred and fifty Pounds in respect of the Services of the said Chapel of Ease.

Reducing the Number of Churchwardens and Sidesmen of the Parish of Rochdale.

29. 'And whereas there are Ten Churchwardens and Ten Sidesmen of the Parish of *Rochdale*, and having regard to the Limits of the District belonging to the Parish Church the said Number is found to be inconveniently large:' Be it enacted, That for the future Two Churchwardens and Two Sidesmen only shall be elected for the said Parish, One Churchwarden and One Sidesman being chosen by the Vicar, and the other Churchwarden and the other Sidesman being chosen by the Persons entitled to take part in such Election.

Repeal in part of the 55 G. 3. c. lxxx. (Local.)

30. 'And whereas under the Provisions of a Local Act of Parliament passed in the Fifty-fifth Year of the Reign of His late Majesty King *George* the Third, intituled *An Act for building a Chapel of Ease in the Town of Rochdale in the County Palatine of Lancaster*, certain Persons were appointed Trustees for building and erecting a Church or Chapel of Ease in the Town of *Rochdale* for the Use of the Inhabitants of the said Town and Parish, and receiving Rates for the Purpose of building the said Chapel, and providing a House for the Residence of the Minister and Curate thereof; and it was amongst other

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other things enacted, that the Trustees should sell the Fee Simple and Inheritance of the Pews and Seats not appropriated to the Poor, and apply the Proceeds in or towards paying off the Building Debts, with a Proviso that on every such Sale a yearly Rent should be affixed to the Pew or Seat, so that such Rents might amount in the whole to not less than Two hundred and twenty Pounds *per Annum*, out of which the Trustees were to pay the annual Sum of Two hundred Pounds to the Minister, and Fifteen Pounds to the Clerk; and the Proprietors of Pews or Seats were empowered to appoint a Lecturer, to be paid by voluntary Subscription, and to appoint to the Offices of Church or Chapel Warden, and Clerk, and Organist, and were made liable to a Rate to provide for certain Expenses of Divine Service, and for interior Repairs; and it was further enacted, that for the Purposes of that Act it should be lawful for the Trustees to levy a Rate on the Occupiers of all Houses, Buildings, Lands, Tenements, and Hereditaments in the Town of *Rochdale* not exceeding One Shilling in the Pound in any One Year: And whereas in pursuance of the said Act a Chapel and House were duly built and provided by the said Trustees, the Sites whereof were and still are respectively vested in them, and the said Chapel was consecrated by the Title of "*St. James, Wardleworth*," and by an Order of Her Majesty in Council dated the Twenty-fifth Day of *May* One thousand eight hundred and forty-four, and published in the *London Gazette* on the Thirtieth Day of *November* One thousand eight hundred and forty-four, a District was assigned thereto: And whereas the Pews or Seats were duly so let in pursuance of the Provisions of the said Act, but the greater Part of the Proprietors are dead or not to be found, and their Representatives cannot be traced, by reason whereof the Rents reserved on the Sale of such Pews or Seats cannot be recovered, and the said Pews or Seats cannot be effectually allotted to new Residents in the District, and the Powers vested in the Proprietors cannot conveniently be exercised: And whereas the Number of the Trustees named in the said Act is now much reduced, and no Sum of Money is due under the said Act upon the Security of any Rate or otherwise, and no Attempt has been made to levy any Rate for many Years: And whereas it is expedient that the said Church or Chapel, and the District assigned thereto, should be brought under the Operation of the general Law relating to "New Parishes:" Be it enacted, That the said Act of the Fifty-fifth Year of His late Majesty King *George* the Third shall be and the same is hereby repealed, excepting Sections Seventeen, Twenty-three, Twenty-four, Twenty-five, and Twenty-six, but not excepting the Proviso to such Twenty-fifth Section.

31. Notwithstanding the said Order of Her Majesty in Council dated the Twenty-fifth Day of *May* One thousand eight hundred and forty-four, the Act of the Nineteenth and Twentieth Years of Her Majesty, Chapter One hundred and four, and the Acts therein referred to, shall, subject to the Provisions of this Act, be applicable

St. James, Wardleworth, to be placed under the Provisions of 19 & 20 Vict. c. 104.

Rochdale Vicarage.

applicable to the said District, and to the Church or Chapel and Incumbent thereof, and to all Persons and Things connected therewith, as if the said District had been constituted by an Order of Her Majesty in Council in pursuance of the said Acts issuing on the Day of the passing of this Act, and the said Church or Chapel had been specified as the Parish Church: Provided that all relevant general Provisions of this Act shall be deemed to include the Case of *St. James, Wardleworth*, without its being specifically named.

As to vesting
Freehold of
Church, &c.

32. The Freehold of the Site of the said Church or Chapel and of the House of Residence, with the Appurtenances thereof respectively, is hereby vested in the Incumbent and his Successors for ever.

Half the Pews
to be free, and
the Remainder
to be dealt
with under the
Church Build-
ing Acts.

33. From and after the Augmentation of the Benefice of *Saint James, Wardleworth*, under this Act One Half Part at least of the whole Number of Pews or Sittings in the said Church or Chapel of *Saint James, Wardleworth*, shall be declared by the Ecclesiastical Commissioners and the Bishop of the Diocese to be free Sittings, such Sittings to be selected by the Bishop of the Diocese, so that, having regard to Position and Convenience, they may be as advantageously situated as the remaining Moiety of the Pews and Sittings; and it shall be lawful for the said Commissioners to deal with the said remaining Moiety and the Rents thereof in manner provided by an Act of the Fifty-eighth Year of the Reign of His late Majesty King *George the Third*, intituled *An Act for building and promoting the building of additional Churches in populous Parishes*, having regard to the existing statutory Modifications thereof.

58 G. 3. c. 45.

Short Title.

34. For all Purposes of Recital or Reference it shall be sufficient to mention this Act as "*The Rochdale Vicarage Act, 1866.*"

FIRST SCHEDULE.

All that Messuage or Dwelling House called or known by the Name of the Vicarage, together with the Coach House, Stabling, Barn, Shippon, Outbuildings, Pleasure Grounds, Yard, Gardens, and Croft or Enclosure of Land, with the Appurtenances, situate and being in the Borough of Rochdale aforesaid, bounded on the Northerly Side thereof by Land sold to the Corporation of Rochdale for public Purposes, on the Easterly Side in part by the said Land sold to the said Corporation, in other Part by other Part of the said Glebe Land, and in other Part by the old Churchyard, on the Southerly Side by other Part of the said Glebe Land called Broadfield, and by a public Footway leading to the said Broadfield, and being also the Carriageway leading to the said Vicarage, and on the Westerly Side by other Part of the said Glebe Land called Sparrow Hill, and which said Pleasure Ground, Gardens, Lands, and Premises contain by Estimation about Three Acres and a Half of Land, and are enclosed on all Sides by Walls or Flag Fences, except where they abut on the Land sold to the said Corporation.

SECOND

SECOND SCHEDULE.

St. Chad (Saddleworth).	St. Thomas (Friarmere).
Christ Church (Todmorden).	The Holy Trinity (Dobcross).
The Holy Trinity (Littlebo- rough).	St. Anne (Lydgate).
St. James (Milnrow).	St. Alban (Rochdale).
Christ Church (Healey).	St. James (Wardle).
St. Peter (Walsden).	St. Paul (Norden).
St. James (Wardleworth).	St. Martin (Castleton Moor).
St. John (Smallbridge).	St. Mary (Rochdale).
	St. Clement (Spotland).

THIRD SCHEDULE.

St. James (Wardleworth).	St. James (Milnrow).
St. Mary (Rochdale).	St. Alban (Rochdale).
The Holy Trinity (Littlebo- rough).	

C A P. LXXXVII.

An Act to amend the Foreign Jurisdiction Act.

[6th August 1866.]

BE it enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, as follows :

1. It shall be lawful for Her Majesty in Council from Time to Time, if and when it seems fit, by Order in Council made under the Foreign Jurisdiction Acts, to assign to or confer on any Court in any of Her Majesty's Possessions out of the United Kingdom any Jurisdiction, Civil or Criminal, Original or Appellate, which Her Majesty in Council might lawfully by any such Order assign to or confer on any Court in any Country or Place out of Her Majesty's Dominions within which Her Majesty has Power or Jurisdiction, and from Time to Time by any such Order to make such Provisions and Regulations as to Her Majesty in Council seem meet respecting the Exercise of the Jurisdiction so assigned or conferred, and respecting the Enforcement and Execution of the Judgments, Decrees, Orders, and Sentences of any such Court, and respecting Appeals therefrom; and every such Order shall be effectual to vest in the Court to which it relates the Jurisdiction expressed to be thereby assigned or conferred, and the same shall be exercised subject and according to the Provisions and Regulations aforesaid.

2. This Act may be cited as "The Foreign Jurisdiction Act Amendment Act, 1866," and the Act of the Session of the Sixth and Seventh Years of Her Majesty's Reign, (Chapter Ninety-four,) "to remove Doubts as to the Exercise of Power and Jurisdiction by Her Majesty within divers Countries and Places out of Her Majesty's Dominions, and to render the same more effectual," may be cited as "The Foreign Jurisdiction Act, 1843," and

Power for Queen in Council to assign Jurisdiction to Courts in British Dominions in Cases within Foreign Jurisdiction Act.

Short Titles.
6 & 7 Vict.
c. 94.
28 & 29 Vict.
c. 116.

Foreign Jurisdiction Act Amendment.

and that Act and "The Foreign Jurisdiction Act Amendment Act, 1865," and this Act, may be cited together and are in this Act referred to as the Foreign Jurisdiction Acts.

C A P. LXXXVIII.

An Act to validate certain Licences granted in *Ireland* for the Establishment of Oyster Beds. [6th August 1866.]

5 & 6 Vict.
c. 106.

‘ **W**HEREAS an Act was passed in the Session of Parliament held in the Fifth and Sixth Years of the Reign of Her present Majesty, intituled *An Act to regulate the Irish Fisheries*, and which said Act has since been amended by a certain Act of the Session held in the Eighth and Ninth Years of the Reign of Her said Majesty, Chapter One hundred and eight, and by a certain other Act of the Session held in the Thirteenth and Fourteenth Years of the same Reign, Chapter Eighty-eight, and by other Acts, and by the said Acts Provision is made for the Protection and Regulation of the Oyster Fisheries in *Ireland*, and for the granting of Licences to Owners and Occupiers of Lands and others to plant and form Oyster Beds and Layings :

‘ And whereas, under and by virtue of the Provisions of the said Acts, Licences have heretofore been granted to divers Persons to form Oyster Beds in *Ireland*, and many of such Beds have been formed accordingly, and Doubts have arisen as to the Operation of such Licences, and the Extent of the Rights acquired under them, and it is expedient to declare the Right of Persons claiming under such Licences :’

Be it declared and enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, as follows :

Declaration as
to Licences
heretofore
granted.

1. Every Licence heretofore granted by the Commissioners for executing the aforesaid Acts to any Person or Persons shall be deemed to be effectual to vest in such Licencee, his Heirs and Assigns, the exclusive Right of laying and planting Oysters and fishing for Oysters in the Oyster Bed or Laying by such Licence authorized to be formed, according to the Tenor and Effect of such Licence, free from all prior or other Rights, Titles, Estates, or Interests whatsoever.

Penalties for
injuring
Oyster Beds.

2. It shall not be lawful for any Person other than the Licencees or their Assigns, their Agents, Servants, and Workmen, within the Limits of any Oyster Bed or Laying, knowingly to do any of the following Things :—

To use any Implement of Fishing, except a Line and Hook or a Net adapted solely for catching floating Fish, and so used as not to disturb or injure in any Manner any Oyster Bed or Oysters, or the Oyster Fishery :

To dredge for any Ballast or other Substance except under a lawful Authority for improving the Navigation :

To deposit any Ballast, Rubbish, or other Substance :

To

Oyster Bed Licences (Ireland).

To place any Implement, Apparatus, or Thing in the Opinion of the Commissioners prejudicial or likely to be prejudicial to any Oyster Bed or Oysters, or Brood or Spawn thereof, or to the Oyster Fishery, except for a lawful Purpose of Navigation or Anchorage :

To disturb or injure in any Manner, except as last aforesaid, any Oyster Bed or Oysters, or Brood or Spawn thereof, or the Oyster Fishery :

To interfere with or take away any of the Oysters from such Bed without the Consent of the Licencees or Owners or Occupiers of such Bed :

And if any Person does any Act in contravention of this Section he shall on summary Conviction be liable to the following Penalty, namely,—to a Penalty not exceeding Two Pounds for the First Offence, and not exceeding Five Pounds for the Second Offence, and not exceeding Ten Pounds for the Third and every subsequent Offence ; and every such Person shall also be liable to make full Compensation to the Licencees for all Damage sustained by them by reason of his unlawful Act, and in default of Payment the same may be recovered from him by the Grantees by Proceedings in any Court of competent Jurisdiction, whether he has been prosecuted for or convicted of an Offence against this Section or not.

3. In any Case where any such Licence has been granted by the said Commissioners, if it shall appear to the said Commissioners that the Licencee under such Licence, or his Assigns, within the Period of Three Years after the passing of this Act has not taken proper Steps to form the Oyster Bed or Laying in such Licence mentioned, then and in such Case it shall be lawful for the said Commissioners or any Two of them, by an Order in Writing under their Hands, to revoke such Licence, and thereupon all the Rights and Privileges by such Licence shall cease and determine : Provided always, that previously to the making of such Order the said Commissioners shall cause a Notice in Writing, stating their Intention to make such Order, to be served upon the Person for the Time being entitled to such Licence, or in case such Person cannot be found, the Commissioners shall cause such Notice to be inserted as an Advertisement Three Times at least in some Newspaper circulating in the District ; and no such Order shall be made till after the Expiration of One Month from the Service of such Notice, or from the Date of the last of such Advertisements, which shall last happen.

Power to
Commissioners
to revoke
Licences in
certain Cases.

4. A Copy of the Licence, certified by the Commissioners or their Secretary, shall be received as Evidence of the original Licence, and shall be of the same Effect as if the original Licence were produced.

Certified Copy
of Licence to
be Evidence.

5. This Act shall be read together and construed as One Act with the said Acts now in force for the Regulation of the Fisheries in *Ireland*.

This Act to be
read with
former Acts.

6. From and after the passing of this Act the Eighteenth Section of the Eighth and Ninth *Victoria*, Chapter One hundred and

Sect. 18. of
8 & 9 Vict.
c. 108. and

*Oyster Bed Licences (Ireland).**Thames Navigation.*

Sect. 42. of
13 & 14 Vict.
c. 54. repealed.

and eight, and the Forty-second Section of the Thirteenth and Fourteenth Victoria, Chapter Eighty-eight, shall be and the same are hereby repealed.

C A P. LXXXIX.

An Act for vesting in the Conservators of the River *Thames* the Conservancy of the *Thames* and *Isis* from *Staines* in the County of *Middlesex* to *Cricklade* in the County of *Wilts*; and for other Purposes connected therewith.

[6th August 1866.]

‘ WHEREAS the Preservation and Improvement of the Stream Bed and Banks of the upper Part of the *Thames* is an Object of great local and public Importance :

‘ And whereas by the Acts described in the First Schedule to this Act (to which Acts the Expression “the Upper Navigation Acts” where used in this Act refers, and which Acts, or some of them, are severally referred to in this Act by the respective short Descriptions in the same Schedule contained) certain Powers for the Maintenance and Improvement of the Navigation of the *Thames* from *Staines* in the County of *Middlesex* to *Cricklade* in the County of *Wilts* were vested in Commissioners (in this Act called the Upper Navigation Commissioners):

‘ And whereas by the Upper Navigation Act of 1795 the following Persons are appointed the Upper Navigation Commissioners, namely,—

‘ “ The Representatives in Parliament for the Counties of
‘ “ *Wilts, Gloucester, Oxford, Berks, and Bucks*, and for
‘ “ all Cities and Towns within the same, and for the
‘ “ University of *Oxford*; the Representatives in Parliament for the Counties of *Middlesex* and *Surrey*, and for
‘ “ the Cities of *London* and *Westminster*, and the Borough
‘ “ of *Southwark*; the Lord Mayor and Aldermen of the
‘ “ City of *London*, the Vice-Chancellor and Heads of Colleges and Halls in the University of *Oxford*, the Dean
‘ “ and Canons of *Christ Church*, the Dean and Canons of
‘ “ *Windsor*, the Provost and Fellows of *Eton College*, the
‘ “ Rectors and Incumbents of the several Parishes that
‘ “ border upon the *Thames* and *Isis* on both Sides from
‘ “ *Staines* to *Cricklade*; the Mayors and Recorders of
‘ “ *Oxford, Abingdon, Wallingford, Reading, Henley, Maidenhead*, and *Windsor*; the Senior Bridgeward
‘ “ of *Great Marlow*, and the Clerk of His Majesty’s Board
‘ “ of Works residing at *Windsor Castle* for the Time
‘ “ being; and also every Person being seised in his own
‘ “ Right or in right of his Wife of Lands, Tenements, or
‘ “ Hereditaments, being Freehold or Copyhold, of the
‘ “ Value of One hundred Pounds *per Annum* in the
‘ “ Counties of *Wilts, Gloucester, Oxford, Berks*, and
‘ “ *Bucks*, or being Heir Apparent of some Person having
‘ “ such Estate of the clear yearly Value of Two hundred
‘ “ Pounds;

Thames Navigation.

“ Pounds ; and every Person who does or shall reside in
“ either of the said Counties of *Wilts, Gloucester, Oxford,*
“ *Berks, and Bucks* being seised of Lands, Tenements,
“ or Hereditaments as aforesaid to the Value of One
“ hundred Pounds *per Annum* in *Great Britain*, or being
“ Heir Apparent of some Person having such Estate of
“ the yearly Value of Two hundred Pounds, or possessed
“ of Personal Estate to the Value of Three thousand
“ Pounds, or being a Holder of Loans on the said Navigation to the Amount of Five hundred Pounds : ”

‘ And whereas the Upper Navigation Commissioners thus appointed are inconveniently numerous, and not being a Body Corporate they are ill-constituted and are individually exposed to Liabilities in respect of their Contracts and Acts, and their Powers are inadequate for the efficient Performance of the Duties assigned to them :

‘ And whereas many of the Locks and Works under their Control are in a very bad and dangerous Condition, and in consequence thereof and of other Causes the Traffic on the Part of the *Thames* under their Authority, and their Receipts from Tolls leviable in respect of that Traffic, are greatly diminished, and their Income is and has long been insufficient to defray the necessary Expenses of the Repair and Maintenance of the Locks and Works, and they some Time ago discharged all or many of the Workmen employed by them, and reduced the Salaries of their Officers :

‘ And whereas if the Duties of the Conservancy of the upper Part of the *Thames* were efficiently performed, and the Locks and Works on the Navigation were restored and kept in good Order, and Tolls were levied on a moderate Scale and under convenient Regulations with respect to through booking of Goods and other Matters, the Traffic on the Navigation and the Income derivable therefrom would considerably increase :

‘ And whereas the Conservancy of a Portion of the upper Part of the *Thames* above the Flow of the Tide, namely, from *Teddington Lock* in the County of *Middlesex* to *Staines*, is vested in the Conservators of the River *Thames* (to whom the Term “ the Conservators ” where used in this Act refers) :

‘ And whereas it is expedient, with a view both to Economy and to Efficiency, that the whole of the navigable Part of the *Thames* be placed under One Management, and that accordingly the Authority of the Upper Navigation Commissioners be discontinued, and the Conservancy of the *Thames* from *Staines* to *Cricklade* be vested in the Conservators with the Powers in this Act expressed or referred to, Provision being made for the Election of Conservators as Representatives of the Persons qualified to act as Commissioners under the Upper Navigation Acts, and also for the Appointment of a Conservator by the Board of Trade in addition to the one now appointed by them :

‘ And whereas certain Owners and Occupiers of Locks, Dams, and Weirs in the Upper Navigation are or claim to be entitled to demand and receive Tolls on the Traffic on the Navigation, and

Thames Navigation.

‘ and are subject to the Obligation of keeping in repair those
 ‘ Locks, Dams, and Weirs, and it is expedient that (subject to
 ‘ the Provisions in this Act contained) the Traffic be relieved
 ‘ from those Tolls, and the Owners and Occupiers of those Locks,
 ‘ Dams, and Weirs be discharged from the Obligation of keeping
 ‘ them in repair :

‘ And whereas certain Owners and Occupiers of Mills on the
 ‘ Banks of the *Thames* above *Staines* have or claim Rights of
 ‘ drawing off and otherwise interfering with the Water of the
 ‘ River to the great Prejudice of the Navigation, and it is
 ‘ expedient that the Exercise of those Rights be restricted and
 ‘ regulated as in this Act provided :

‘ And whereas certain Persons have or claim a Right or Privi-
 ‘ lege to fish with Nets or Bucks in Parts of the *Thames* above
 ‘ *Staines*, and to draw down the Water of the River for that
 ‘ Purpose, to the great Prejudice of the Navigation, and it is
 ‘ expedient that any Right of drawing down Water for that
 ‘ Purpose be abolished :

‘ And whereas it is expedient that Provision be made in this
 ‘ Act for preventing the Pollution of the *Thames* between
 ‘ *Cricklade* and *Staines*, and that Application for another Act
 ‘ for preventing the Pollution of the *Thames* between *Staines*
 ‘ and the Western Boundary of the District under the Authority
 ‘ of the Metropolitan Board of Works be made to Parliament by
 ‘ the Conservators :

‘ And whereas the Companies constituted for supplying Water
 ‘ within the Metropolis, and drawing Water for that Purpose
 ‘ from the *Thames*, namely, the Governor and Company of
 ‘ *Chelsea* Waterworks, the Company of Proprietors of *Lambeth*
 ‘ Waterworks, the *Grand Junction* Waterworks Company, the
 ‘ *Southwark* and *Vauxhall* Water Company, and the Company
 ‘ of Proprietors of the *West Middlesex* Waterworks (in this Act
 ‘ referred to as the Five Metropolitan Water Companies), have, in
 ‘ consideration of the Benefits which will accrue to them from
 ‘ this Act and the other Act so to be applied for, consented to
 ‘ contribute as in this Act provided :

‘ And whereas the Upper Navigation Commissioners have
 ‘ borrowed large Sums of Money under the Upper Navigation
 ‘ Acts on Mortgage Security, and there now remains due by
 ‘ them in respect thereof the Sum of Eighty-eight thousand
 ‘ Pounds or thereabouts, but the Income of the Commissioners
 ‘ is and has long been insufficient to keep down the Interest
 ‘ thereon, so that the Rate of Interest paid was for some Years
 ‘ gradually reduced until Payment of Interest ceased, and con-
 ‘ siderable Sums are now due by the Commissioners for Arrears
 ‘ of Interest :

‘ And whereas it is expedient that the Mortgage Debt con-
 ‘ tracted by the Commissioners be postponed to any Mortgage
 ‘ Debt to be contracted by the Conservators, and that the Arrears
 ‘ of Interest aforesaid be extinguished, and that other Provisions
 ‘ be made respecting the Mortgage Debt contracted by the Com-
 ‘ missioners as in this Act expressed :’ May it therefore please

Your

Thames Navigation.

Your Majesty that it may be enacted ; and be it enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, as follows :

Preliminary.

1. This Act may be cited as "*The Thames Navigation Act, 1866.*" Short Title.

2. In this Act—

Interpretation
of Terms.

The Term "*the Thames*" or "*the River*" means (unless a different Meaning is expressed or implied) the River *Thames* or Rivers *Thames* and *Isis* from the City Stone near *Staines* to *Cricklade* :

The Term "*the Conservancy Acts*" means The *Thames Conservancy Acts, 1857 and 1864* :

20 & 21 Vict.
c. cxlvii.
27 & 28 Vict.
c. 113.

Terms to which Meanings are assigned by the Conservancy Acts, or either of them, or which have therein special Meanings, have in this Act the same respective Meanings.

Addition of Five Conservators.

3. In addition to the existing Number of Eighteen Conservators of the River *Thames* constituting the Body Corporate of the Conservators, there shall be Five other Conservators who shall (subject to the Provisions of this Act) severally have and be subject to all the same or the like Powers, Functions, Duties, Privileges, Obligations, Disabilities, and Disqualifications as the Eighteen Conservators aforesaid severally have or are subject to under the Conservancy Acts.

Appointment
of Five additional
Conservators.

4. The Five Conservators added by this Act shall be incorporated with the existing Body Corporate of the Conservators of the River *Thames*, and shall with the Eighteen Conservators aforesaid constitute and be One and the same Body Corporate, in like Manner in all respects as if by the Conservancy Acts Provision had been made for the Appointment of the Five Conservators added by this Act, and their Incorporation with and as Members of the Body Corporate constituted by The *Thames Conservancy Act, 1857.*

Conservators
added by this
Act incorporated
with
existing Body.

5. All the Provisions of the Conservancy Acts or of any other Act relative to the Powers, Functions, Duties, Privileges, Obligations, or Proceedings of the Conservators as a Body, and all Acts and Proceedings done, taken, or pending by, against, or in relation to the Conservators as a Body, shall remain unaffected by the Addition to and Incorporation with that Body of the Five Conservators added by this Act, and (except only as is in this Act expressly otherwise provided) shall in all respects continue and be as if this Act had not been passed.

Conservancy
Acts, &c. to
remain unaffected.

6. Of the Conservators added by this Act One shall be appointed by the Board of Trade ; and the Provisions of The *Thames Conservancy Act, 1857*, relative to the Conservator appointed by the Board of Trade under that Act, shall extend and apply to the Conservator appointed by them under this Act.

One of the
Five Conservators
to be
appointed by
Board of Trade.

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Constituencies
for Election of
Four Conserv-
ators.

7. Of the Conservators added by this Act Four shall be elected by such Persons as for the Time being respectively possess some One or more of the Qualifications required for Upper Navigation Commissioners, and as before the passing of this Act have taken and subscribed the Oaths or Affirmations by the Upper Navigation Act of 1795 required to be taken and subscribed by them respectively so as to be authorized to act as Upper Navigation Commissioners if this Act had not been passed, or as after the passing of this Act make and sign at a Conservancy Meeting a Declaration of Qualification in the Form given in the Second Schedule to this Act, or as after the passing of this Act deliver to the Secretary of the Conservators such a Declaration made and signed in the Presence of and attested by a Justice of the Peace, or an Attorney or Solicitor of One of the Superior Courts at *Westminster*.

Time for First
Elections.

8. On or within Seven Days after the First Day of *December* One thousand eight hundred and sixty-six Elections shall be held for the Four elective Conservators added by this Act.

Time for
subsequent
Elections.

9. On or within Seven Days after the First Day of *December* in the Year One thousand eight hundred and sixty-seven, and in every subsequent Year, Elections shall be held for filling up Vacancies among the Conservators elected under this Act.

Days, Hours,
and Places
for Elections.

10. The Days, Hours, and Places on and at which the Elections are to be held shall be appointed by the Conservators.

Notice of every such Appointment shall be published by the Conservators, and such Publication shall be completed as to each Election not less than Fourteen or more than Twenty-eight Days before the Day appointed for that Election.

Regulations by
Byelaws.

11. Subject to the Provisions of this Act, the Conservators may from Time to Time, by Byelaw, regulate the Mode of conducting the Elections.

List of Electors.

12. The Electors shall be ascertained for the Purposes of each Election as follows, namely,—

- (1.) On or as soon as may be after the First Day of *October* in the Year One thousand eight hundred and sixty-six the General Clerk to the Upper Navigation Commissioners, or in default of him a Person appointed by the Board of Trade, shall, under the Superintendence of the Board of Trade, and on or as soon as may be after the same Day in every subsequent Year the Secretary of the Conservators shall, under the like Superintendence, make out a List of the Persons entitled on each First Day of *October* to vote at the Election of a Conservator under this Act :
- (2.) The List shall contain in alphabetical Order the Surnames of the Persons so entitled, with their Christian Names and Places of Residence or Business :
- (3.) The List shall be signed in the Year One thousand eight hundred and sixty-six by the General Clerk or other Person aforesaid, and in every subsequent Year by the Secretary of the Conservators, and in each Case shall be countersigned by One of the Secretaries of the Board of Trade :

(4.) The

Thames Navigation.

- (4.) The List shall be completed on or within Seven Days after the First Day of *November* in each Year :
- (5.) The Conservators shall pay to the General Clerk or other Person aforesaid all Expenses incurred by him in making the Lists, and such Remuneration (if any) as the Board of Trade think reasonable for making the same, and shall, if required, pay all Expenses incurred by the Board of Trade in superintending the making of the Lists :
- (6.) The List shall be conclusive Evidence that the Persons therein named, and no others, are entitled to vote at the Election in the Month of *December* next after the List is made out :
- (7.) Within Seven Days after the Completion of the List the Conservators shall cause it to be printed, and thenceforth until the Day of Election inclusive they shall cause printed Copies thereof to be sold at a reasonable Price to all Persons desiring to buy the same.
13. Each Elector shall be entitled at each Election to One Vote and no more for each Conservator to be elected. Each Elector to have One Vote.
14. Every Male Person of full Age entitled to vote at any Election under this Act of a Conservator shall be qualified, and no other Person shall be qualified, to be elected a Conservator at that Election. Qualification of Persons elected.
15. A Vote at any Election may be given either by the Elector personally or by another Elector as his Proxy. Vote to be given personally or by proxy.
- The Appointment of a Proxy shall be made by an Instrument in Writing (in the Form given in the Second Schedule to this Act, with such Variations as Circumstances require), signed by the Appointor, and attested by One Witness at least.
- An Instrument appointing a Proxy shall not be used at any Election unless it has been deposited at the Office of the Conservators not less than Forty-eight Hours before the Day appointed for that Election.
- Any such Instrument shall not be valid except for the Election next after the Date of its Execution.
16. At the Elections the Deputy Chairman of the Conservators, and, in his Absence, such One of the Conservators as the Conservators appoint for the Purpose, shall be the Returning Officer. Returning Officer and Return by him.
- The Returning Officer shall according to the best of his Judgment and Ability make a true Return in Writing to the Conservators of the Person or Persons elected, and every Person so returned shall be deemed duly elected.
- If in any Case there is an Equality of Votes for Two or more Candidates for Election to fill One Vacancy there shall be deemed to be a Failure to elect.
17. In case any Election is prevented from being held in conformity with this Act by reason of any List by this Act required not being made out and completed in conformity with this Act, or by reason of any other Accident or Circumstance, there shall be deemed to be a Failure to elect. Provision for Nondelivery of List.
18. The Expenses incurred in obtaining or printing Lists of Electors, or in providing Places for Elections, or by the Returning Officer, Expenses to be paid by Conservators.

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Officer, or otherwise by or on behalf of the Conservators in relation to Elections under this Act, shall be deemed Part of the Expenses of the Execution of this Act, and shall be defrayed by the Conservators accordingly.

Mode of Publication of Notices, &c. by Conservators.

19. Where the Conservators are by this Act required to publish any Notice respecting Elections, they shall do so by inserting the same as an Advertisement once in each of Two successive Weeks in some daily Morning Newspaper published in *London* or *Middlesex*, and once in each of the same Weeks in some Newspaper published in the County of *Berks*; and the Publication shall be deemed to be completed on the Day on which the Second Advertisement in the last-mentioned Newspaper appears.

Duration of Office of additional Conservators.

20. One of the Four Conservators elected under this Act at the First Election shall go out of Office at the Second Election, One at the Third Election, One at the Fourth Election, and the Fourth at the Fifth Election.

The Conservators to go out at the Second, Third, and Fourth Elections respectively shall be determined by Agreement among or between those elected at the First Election and for the Time being in Office, or, in default of Agreement, by Lots drawn at a Conservancy Meeting by the Secretary of the Conservators.

The Conservator elected at the Second and every subsequent Election shall go out at the Fourth Election after his Election.

Every Conservator going out under this Section shall be re-eligible.

Appointment by Conservators in case of Failure to elect.

21. In case for any Reason on any Occasion there is a Failure to elect a Conservator in conformity with this Act, the Conservators shall, within One Month after such Failure, appoint as Conservator a qualified Person.

Every such Appointment shall be made at a Conservancy Meeting, Notice whereof shall be given in manner required for Special Meetings.

Every Conservator so appointed shall, for the Purposes of this Act, in all respects be as if he had been elected in conformity with this Act.

Mode of supplying casual Vacancies.

22. Section Seven of The *Thames Conservancy Act, 1857*, shall not apply to a Conservator elected under this Act. If any such Conservator dies or resigns, or if his Office is vacated from any Cause other than that of his going out of Office by Effluxion of Time or by Rotation, the Conservators may, if they think fit, within One Month after the happening of such Vacancy, appoint in his Place a qualified Person.

Every such Appointment shall be made at a Conservancy Meeting, Notice whereof shall be given in manner required for Special Meetings.

Every Conservator so appointed shall continue in Office only as long as the Person in whose Place he is appointed would have been entitled to continue in Office.

Vacation of Office by Loss of Qualification.

23. If any Conservator elected or appointed by the Conservators under this Act ceases to possess the Qualification requisite for his Election or Appointment as a Conservator, his Office shall be thereby vacated.

24. Any

Thames Navigation.

24. Any Act of the Conservators or any of them shall not be invalidated or be illegal by reason of any Irregularity in the Election or Appointment under this Act of any Conservator, or by reason of the Non-delivery of, or the too late Delivery of, or any Error in, any List of Electors, or by reason of any Irregularity in the making or publishing of any such List, or by reason of any Person not qualified or ceasing to be qualified acting as a Conservator, or by reason of any Failure or Omission on any Occasion to elect or appoint any Conservator under this Act, or by reason of any other Irregularity, Error, Failure, or Omission in or about any Election, or in or about any Matter preliminary or incidental thereto.

Error in Elections not to vitiate Acts done.

Transfer of Works, &c. to Conservators.

25. Subject to the Provisions of this Act, the Locks, Canals, Works, Toll Houses, Real and Personal Property, Powers, Authorities, Privileges, Exemptions, Rights of Action and Suit, and all other the Rights and Interests of the Upper Navigation Commissioners, shall be and the same are hereby absolutely transferred to and vested in the Conservators of the River *Thames*, and the same may and shall be held, used, exercised, and enjoyed by the Conservators in the same Manner and to the same Extent as the same respectively at the passing of this Act are or if this Act had not been passed might be held, used, exercised, and enjoyed by the Upper Navigation Commissioners.

Transfer of Works, Powers, &c. of Upper Navigation Commissioners to Conservators.

26. The Upper Navigation Acts shall (except as far as they are by this Act expressed to be varied or repealed) remain in full Force; and all Matters to be done, continued, or completed, or which but for the passing of this Act would, might, or could be done, continued, or completed, by the Upper Navigation Commissioners, or any Committee of them, their Officers or Servants, under or by virtue of those Acts, shall or may (as the Case requires) be done, continued, or completed by the Conservators, their Officers and Servants; and those Acts, and every other Act as far as it relates to or affects the Commissioners or the Upper Navigation, shall be construed as if the Conservators had been named therein in relation to the Upper Navigation instead of the Commissioners.

Upper Navigation Acts continued and applied to Conservators.

Discontinuance of Upper Navigation Commissioners.

27. From the passing of this Act the Upper Navigation Commissioners shall no longer act or have any Power or Authority to act in the Execution of the Upper Navigation Acts or any of them, and all the Provisions of those Acts or any of them relative to the following Matters or any of them, namely,—

Upper Navigation Commissioners discontinued.

The Times and Places for the Meetings of the Commissioners, and the Appointment and Adjournment of their Meetings;

The Sub-meetings or District Meetings and Committees for Districts of the Commissioners, and their respective Powers, Duties, and Authorities, and Appeals from them;

The Appointment of Clerks of the Peace as Clerks to the Commissioners;

The Appeals from the Orders, Determinations, and Judgments of the Commissioners;

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The Alteration, Repeal, or annulling of the Orders, Rules, or Regulations of the Commissioners, and the Mode in which the same are to be written, printed, recorded, or kept ; shall cease to operate, and notwithstanding anything in this Act the same or any of them shall not apply to the Conservators.

Parts of Upper
Navigation
Acts herein
named re-
pealed.

28. The following Parts of the Upper Navigation Acts shall be and the same are hereby repealed, namely,—

Of the Upper Navigation Act of 1771 (Section Six) so much as requires the Commissioners to appoint a General Treasurer and a General Surveyor of the Navigation, and One Person for each District to be Clerk to the Commissioners acting therein :

Of the same Act Section Nine (relating to the Price to be paid for the Passage of Barges and other Vessels, and to the Obligation on the Owners or Occupiers of Locks to keep in repair the several Locks and Weirs then in the Rivers *Thames* and *Isis*, and to Marks for regulating the lowering of the Water) :

Of the same Act (Section Ten) so much as empowers any Person to draw down the Water for any Purpose :

Of the same Act Sections Twelve and Thirteen (relating to the Payment of Tolls to Lock Owners) :

Of the Upper Navigation Act of 1788 (Section Seven) so much as directs the Commissioners to distinguish the Tolls for the Use of the Locks, Pound Locks, Turnpikes, Bars, or Weirs from those for Towing-paths, Ways, Ferries, and Bridges :

Of the same Act (Section Eight) so much as relates to the Tolls, Rates, and Duties to be taken by the Owners and Occupiers of Locks :

Of the same Act Sections Fourteen and Fifteen (containing Regulations respecting Tolls) :

Of the Upper Navigation Act of 1795 Sections Four to Eight both inclusive (relating to Tolls) :

Of the same Act Sections Twenty-six to Thirty both inclusive (relating to the Oaths of Commissioners).

Recovery of
Tolls, &c.
due to Com-
missioners.

29. All Tolls, Rates, Duties, Debts, and Money at the passing of this Act due or payable to the Upper Navigation Commissioners, or any Persons on their Behalf, shall be payable and paid to the Conservators, and shall be recoverable by the Conservators by the same Ways and Means and subject to the same Conditions as the same would or might have been recoverable by the Commissioners if this Act had not been passed.

Deeds, Con-
tracts, &c.
continued in
force.

30. Subject to the Provisions of this Act, all Deeds, Conveyances, Grants, Assignments, Leases, Purchases, Sales, Mortgages, Bonds, Covenants, Agreements, Contracts, and Securities which before the passing of this Act have been duly and legally executed, made, or entered into by, with, or in relation to the Upper Navigation Commissioners, or any of them, and which are in force at the passing of this Act, and all Obligations and Liabilities which before the passing of this Act have been incurred by or to, or which but for this Act might or would have arisen in relation

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relation to, the Commissioners, or any of them, shall, as from the passing of this Act, be as valid and of as full Force in favour of, against, or in relation to the Conservators as if the same had been executed, made, or entered into by, with, or to, or in relation to, or had been incurred by or to or had arisen in relation to, the Conservators, and as from the passing of this Act the Upper Navigation Commissioners shall be and they and every of them are and is hereby absolutely released from all such Obligations and Liabilities.

31. Subject to the Provisions of this Act, all Causes and Rights of Action or Suit accrued before the passing of this Act, and at the passing of this Act in any Manner enforceable by, for, or against the Upper Navigation Commissioners, shall as from the passing of this Act be and remain as good, valid, and effectual for or against the Conservators as they would or might have been for or against the Commissioners if this Act had not been passed.

Causes of
Action, &c.
preserved.

32. Nothing in this Act shall cause the Abatement, Discontinuance, or Determination of, or in anywise prejudicially affect, any Action, Suit, or other Proceeding at Law or in Equity commenced by or against the Commissioners before the passing of this Act, and pending at the passing of this Act, but the same may be continued, prosecuted, or enforced by or against the Conservators.

Actions not
to abate.

33. All Persons having committed Offences against any of the Provisions of the Upper Navigation Acts before the passing of this Act may be prosecuted, and all Penalties incurred by reason of such Offences may be sued for and recovered, under this Act, in like Manner as nearly as may be as if the same had been committed after the passing of this Act.

Prosecution
for Offences.

34. All Works which the Upper Navigation Commissioners, or any of them, are at the passing of this Act authorized or bound to execute and complete, and which are not then executed and completed, may be executed or completed by the Conservators, and for that Purpose the Conservators shall have all the Powers and Rights which were conferred on the Commissioners, and which but for the passing of this Act might have been exercised by the Commissioners.

Completion
of unexecuted
Works.

35. All Officers and Persons who on the First Day of February One thousand eight hundred and sixty-six had, or at the passing of this Act have, in their Possession or under their Control any Books, Papers, Documents, or Effects belonging to the Upper Navigation Commissioners, or to which the Commissioners but for this Act would have been entitled, shall, as from the passing of this Act, be liable to account for and deliver up the same to the Conservators in the same Manner, and subject to the same Consequences on Refusal or Neglect, as if those Officers and Persons had been appointed by or become possessed of the same Books, Papers, Documents, or Effects for the Conservators; and if any Person fails to account for or deliver up any such Book, Paper, Document, or Effects, he shall be liable to a Penalty not exceeding One hundred Pounds, to be recovered,

Officers to be
accountable
for Books, &c.

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with Costs, at the Suit of the Conservators, without Prejudice to any other Proceeding against him.

Books to be
Evidence.

36. All Books and Documents which if this Act had not been passed would have been Evidence in respect of any Matter for or against the Upper Navigation Commissioners shall be admitted in Evidence in respect of the same or the like Matter for or against the Conservators.

Byelaws, &c.
to remain in
force.

37. All the Byelaws, Rules, Orders, or Regulations of the Upper Navigation Commissioners relating to the Management, Use, or Control of the Upper Navigation shall, notwithstanding this Act, continue to be in force and applicable to and in respect of that Navigation, and shall and may be enforced by and available to the Conservators in their own Name, as well for the Recovery of Penalties as for all other Purposes, as if the same had been originally made by the Conservators, until other Byelaws, Rules, or Regulations are made by the Conservators in their Stead.

Powers of Conservators.

Conservators
to have Powers
of Meetings,
Committees,
&c. of Com-
missioners.

38. The Conservators shall have and may exercise all the Powers by the Upper Navigation Acts expressed to be conferred on the Upper Navigation Commissioners assembled in Meeting or otherwise, or on any Meeting, Sub-Meeting, or District Meeting of the Commissioners, or on any Committee, or on any Majority or any Number of the Commissioners.

Documents
requiring
Signatures
to be sealed.

39. Where by the Upper Navigation Acts the Signatures of any Number of the Upper Navigation Commissioners are requisite to any Document, the Common Seal of the Conservators shall be affixed to that Document, if required under this Act, in lieu of those Signatures.

Transfer of
Powers of
Surveyor, &c.

40. All Powers and Duties by the Upper Navigation Acts, or any of them, conferred or imposed on the Surveyor and Treasurer respectively of the Commissioners, shall be and the same are hereby conferred and imposed on the Engineer and Secretary respectively of the Conservators.

Conservancy
Acts extended
to Upper
Thames.

41. From the passing of this Act the Conservators shall have the same or the like Powers and Authorities over and with respect to the *Thames* and *Isis* from *Staines* to *Cricklade* as they have by virtue of the Conservancy Acts over and with respect to the *Thames* below *Staines*; and all the Provisions of the Conservancy Acts shall extend and apply, *mutatis mutandis*, to the *Thames* and *Isis* from *Staines* to *Cricklade*, and those Acts shall be read and have Effect together with this Act as One Act as nearly as may be as if the Conservancy of the *Thames* and *Isis* from *Staines* to *Cricklade* had been comprised in The *Thames* Conservancy Act, 1857, and had been accordingly thereby vested in the Conservators; and for this Purpose—

The Expression "this Act" where used in either of the Conservancy Acts shall be taken to include the present Act:

The Expression "River *Thames*," or "River," where used in either of the Conservancy Acts, shall be taken to include the *Thames* as defined by this Act:

The

Thames Navigation.

The Word "Shores" where used in either of the Conservancy Acts shall be taken to include the Shores of the *Thames* as defined by this Act:

Save that nothing in this Act shall extend to the *Thames* as defined by this Act the Provisions of Section One hundred and three, One hundred and four, or One hundred and sixty-six of The *Thames* Conservancy Act, 1857, or so much of Section Fifty-eight of that Act as requires the Approval, for the Purposes therein mentioned, of One of Her Majesty's Commissioners of Woods, Forests, and Land Revenues.

42. The Provisions of the Conservancy Acts respecting Byelaws shall extend and apply to Byelaws for the Purposes of the Upper Navigation Acts or this Act.

43. On the passing of this Act the Property in all Locks, Dams, and Weirs then existing in or on the Stream or Bed of the *Thames* (as far as the same is not then vested in the Commissioners) shall be and the same is hereby absolutely transferred to and vested in the Conservators, who shall maintain and repair those Locks, Dams, and Weirs, unless and until removed by lawful Authority, and all Obligation on any Person as Owner or Occupier thereof or of any Mill or Lands to maintain and repair those Locks, Dams, and Weirs, or any of them, shall absolutely cease; and the Conservators shall have free Access by Land and Water to every such Lock, Dam, or Weir for the Purposes of Repair and other necessary Purposes: Provided always, that if any Person having or claiming any Estate in any such Lock, Dam, or Weir, within Three Months after the passing of this Act, gives Notice in Writing to the Conservators that he objects to the vesting in them of such Lock, Dam, or Weir, then and in every such Case the following Provisions shall have Effect:

- (1.) The Conservators may, if they think fit, by Deed disclaim such Lock, Dam, or Weir, and thereupon the same shall be and remain as if this Section had not been inserted in this Act:
- (2.) If the Conservators do not so disclaim any such Lock, Dam, or Weir, then it shall be referred to an Arbitrator appointed by the Board of Trade to determine whether or not the same should be retained by the Conservators, and if so, on what Terms or Conditions, and the Award of the Arbitrator shall be final and binding:
- (3.) If in any such Case the Arbitrator awards that the Lock, Dam, or Weir should not be retained by the Conservators, they shall forthwith by Deed release the same, and thereupon the same shall be and remain as if this Section had not been inserted in this Act:
- (4.) The Costs of every such Arbitration shall be in the Discretion of the Arbitrator.

44. Provided also, That if any Person having or claiming any Estate in any such Lock, Dam, or Weir, within Six Months after the passing of this Act, gives Notice in Writing to the Conservators that he claims Compensation in respect of the vesting in them of such Lock, Dam, or Weir, then in case the Parties differ

Byelaws to be made under Conservancy Acts.

Conservators to repair Dams, &c. in lieu of Mill Owners, &c.

Provision for Compensation to Owners of Weirs, &c.

Thames Navigation.

it shall be referred to an Arbitrator appointed by Agreement, or (in default of Agreement) by the Board of Trade on the Application of either Party, to determine the Amount of and Title to such Compensation; and in assessing the Amount of such Compensation, if any, the Arbitrator shall have regard to the State of Repair of such Lock, Dam, or Weir, and to the Period likely to elapse before any further Outlay thereon for permanent Repairs will be requisite, and to the Liability, if any, of the Claimant to effect such Repairs, and to the Decay of the Navigation, if this Act had not been passed, but shall not take into consideration any Estate or Interest claimed in Tolls or Payments on or in respect of Vessels passing by or through such Lock, Dam, or Weir; and the Arbitrator shall determine in what Manner and on or out of what Fund or Property the Compensation, if any, shall be charged or paid, and the Decision of the Arbitrator shall be final, and the Costs of the Arbitration shall be in his Discretion.

Provision as to passing through dis-used Portions of Navigation.

45. Provided also, That the vesting by this Act of any Lock, Dam, or Weir in the Conservators shall not give to any Persons other than the Conservators, their Agents or Servants, the Right to pass and repass in Boats to or from any Lock, Dam, or Weir, which is at the passing of this Act the Property of any individual Owner, over any Portion of the *Thames* that has ceased to be navigable since the Use of such Lock, Dam, or Weir for the Navigation of the *Thames* was discontinued, or to land upon such Lock, Dam, or Weir, or take away or interfere with any Right of Way existing at the passing of this Act to or over any Lock, Dam, or Weir for the Time being existing in or on the Stream or Bed of the *Thames*.

Saving for Trees, &c. at Temple Weir.

46. Provided also, That notwithstanding the vesting in the Conservators of the present Locks, Dams, and Weirs on the *Thames*, it shall not be lawful for the Conservators to cut down or destroy the Trees and Shrubs on the Embankment and Eyots at *Temple Lock* and Weir, except as far as may be necessary for the Preservation of the Waterway of the Navigation, or to alter or impair the ornamental Character of such Embankment and Eyots.

For Protection of Lands belonging to G. C. Cherry, Esq.

47. The Conservators shall always maintain the present Communication or an equally convenient one between the Lands in the Parishes of *Little Wittenham* and *Dorchester* respectively, now belonging or claimed to belong to *George Charles Cherry Esquire*; and nothing in this Act shall injuriously affect any Right of Fishery now belonging or claimed to belong to the said *George Charles Cherry* in reversion or otherwise.

Power for Conservators to regulate drawing down, &c. of Water.

48. Notwithstanding anything in any of the Upper Navigation Acts, the Conservators may regulate as they think fit the opening, shutting, and Management of the Locks and Works on the *Thames*, and the drawing down or keeping back of the Water by means of any of those Locks and Works, but so as not to interfere in the Case of any Mill with the Maintenance of as efficient a Head of Water for the Purposes thereof as at the passing of this Act may lawfully be maintained for those Purposes; and in case of any Difference between the Conservators and any Mill Owner relative to

Thames Navigation.

to the Exercise of the Powers by this Section vested in the Conservators, the same shall be determined by an Arbitrator appointed by the Board of Trade, whose Decision shall be final; but nothing in this Section shall take away from the Conservators or interfere with the Exercise by them of any Power that would have been exercisable by the Upper Navigation Commissioners if this Act had not been passed.

49. Notwithstanding anything in this Act, and until it is otherwise provided by Byelaw, any Owner or Occupier of any Mill may draw down the Water to such Extent and at such Times as may reasonably be required for the Repair of such Mill, or any Flood-gates or Waterworks belonging thereto, and for the Purpose of cleansing the Mill-stream.

Provision as to drawing down of Water for Repairs, &c. of Mills.

50. Provided, That nothing in this Act contained shall take away or diminish any Right and Property now enjoyed by and vested in *Robert Campbell* Esquire of *Buscot Park*, his Heirs and Assigns, in and over *Buscot Weir* and *Eaton Weir* in the County of *Berk*, and the Locks and Works connected therewith respectively, or the Liability to repair and amend the said Locks and Weirs, and the Works connected therewith, or any Right and Privilege enjoyed by him of damming up the Waters of the River *Thames* at the said Weirs; and the following Provisions shall relate to the said Weirs :

Provision as to Buscot and Eaton Weirs.

- (1.) Any Property, Right, and Privilege hereby reserved to the said *Robert Campbell*, his Heirs and Assigns, shall not be used or exercised, excepting for the Purpose of working Water Wheels at *Buscot* and *Eaton* respectively :
- (2.) In the Exercise of any such Right and Privilege the said *Robert Campbell*, his Heirs and Assigns, shall obey all Byelaws, Rules, and Regulations made by the Conservators :
- (3.) It shall no longer be lawful for the said *Robert Campbell*, his Heirs or Assigns, to demand or receive the Toll or Payment hitherto levied by him on Vessels passing the said Locks and Weirs, or to demand or receive any other Toll or Payment with respect to Vessels passing or through the same.

51. In case at any Time after the passing of this Act any Work is done or executed, or proposed to be done or executed, by the Conservators, which, in the Opinion of any of the Five Metropolitan Water Companies, will injuriously affect either the Flow or the Purity of the Water of the *Thames* above or at the Place where such Company draws its Supply, the Company may give Notice in Writing, under its Common Seal, to the Conservators, requiring them to alter such Work, or not to do or execute the proposed Work, as the Case may be; and thereupon the Matter shall be referred to some competent and impartial Engineer nominated in that Behalf by the Board of Trade, who shall decide what shall be done in the Premises, and whose Decision shall be final, and the Costs of every such Reference shall be in the Discretion of the Referee.

Provision for Control by Water Companies of Works of Conservators.

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Surface of
River to be
scavenged.

52. The Conservators shall cause the Surface of the *Thames* to be (as far as is reasonably practicable) effectually scavenged, in order to the Removal therefrom of Substances liable to Putrefaction.

Power for
Conservators
to enter on
Lands to
survey, &c.

53. For the Purposes of this Act, the Conservators, their Engineers, Surveyors, Agents, Servants, and Workmen, may, at all reasonable Times, enter on any Lands in or near the *Thames* above *Staines* in order to survey and take Levels thereof, and to probe or bore for ascertaining the Nature of the Soil, and to set out the Line of any Work, the Conservators first giving not less than Three or more than Fourteen Days Notice in Writing to the Occupier of such Lands, and causing as little Inconvenience as may be in the Exercise of the Powers of this Section, and making Compensation for any Damage thereby occasioned.

Provision as to
Land Drainage
above Oxford.

54. If in any Case where the Consent of the Conservators is requisite for any Purpose under The Land Drainage Act, 1861, affecting the *Thames* above the City of *Oxford*, such Consent is not given within Two Months after the same is applied for, the Body or Person desiring to obtain such Consent may apply to the Board of Trade, who shall direct whether or not such Consent is to be given, and if so, on what Terms or Conditions, and the Conservators shall follow the Directions of the Board of Trade.

Tolls and Charges.

Power to take
Tolls for
Vessels, &c.

55. The Conservators may from Time to Time demand and receive in respect of Vessels, Goods, and Things navigating or carried on the *Thames* Tolls and Charges to be from Time to Time appointed by Byelaw, and until any such Byelaw is made may from Time to Time demand and receive in respect of those Vessels, Goods, and Things Tolls and Charges not exceeding those which the Upper Navigation Commissioners are at the passing of this Act authorized to demand and receive.

Power to make
Arrangements
as to Tolls.

56. The Conservators, in conformity with any Byelaws regulating the Receipt of Tolls and Charges under this Act, may from Time to Time enter into and execute Agreements with Persons liable to pay Tolls or Charges with respect to the Mode and Times for the Collection and Payment of Tolls or Charges, or the Payment of annual or other periodical Sums by way of Composition for any Tolls or Charges, and may from Time to Time make such Arrangements as they think fit respecting the levying of Tolls or Charges on Traffic passing from the Upper Navigation down the *Thames* or *vice versâ*.

Provided always, that the Conservators shall not, by or under any such Agreement or Arrangement, make or give any undue or unreasonable Preference or Advantage to or in favour of any particular Person or any particular Description of Traffic in any respect whatsoever, or subject any particular Person or any particular Description of Traffic to any undue or unreasonable Prejudice or Disadvantage in any respect whatsoever.

If any Person liable to pay any Tolls or Charges thinks himself aggrieved by any such Agreement or Arrangement, or by anything done in pursuance thereof, he may apply to the Board of Trade,
and

Thames Navigation.

and the Conservators shall follow the Directions of the Board of Trade in the Matter.

57. From and after the passing of this Act, it shall not be lawful for any Person by virtue of any Right or Claim as Owner or Occupier of any Lock, Dam, or Weir in or on the Stream or Bed of the *Thames* to demand or receive any Toll or Payment on or in respect of any Vessel passing by or through that Lock, Dam, or Weir.

Abolition of
Tolls of old
Lock Owners.

58. Provided always, That the Conservators shall make Compensation for any Tolls or Payments to or in which *Robert Danbe*, of the Weirs, near the City of *Oxford*, Publican, is entitled or interested, and which are abolished by this Act, according to the Value thereof as they stood before the Notice given for this Act, and the Amount of and Title to such Compensation, and the Form thereof, (whether by annual Payment or by a gross Sum, or partly in one way and partly in the other,) shall be determined by an Arbitrator appointed by the Board of Trade, on the Application of the said *Robert Danbe* or his Representatives or Assigns, made within Three Months after the passing of this Act, and the Amount thereof shall, notwithstanding anything in this Act, be charged on and paid out of the Tolls and Charges leviable by the Conservators under this Act, in priority to all other Charges and Payments on or out of the same, except the Expenses of the Repair and Maintenance of the Works vested in the Conservators by this Act, and the Interest on any Mortgage Debt contracted by the Conservators for such Repair and Maintenance; and, notwithstanding anything in this Act, the Conservators may, if they think fit, redeem such Compensation (if in the Form of annual Payment) on such Terms as the Conservators and the said *Robert Danbe*, his Representatives or Assigns, agree on, and for that Purpose the Conservators may apply any Funds coming to them under this Act.

Provision for
Compensation
to Robert
Danbe.

Payments by Water Companies, &c.

59. The Five Metropolitan Water Companies shall each pay to the Conservators the annual Sum of One thousand Pounds, payable by equal half-yearly Payments on the Twenty-fourth Day of *June* and the Twenty-fifth Day of *December* in every Year, the first half-yearly Payment to become due on the Twenty-fifth Day of *December* One thousand eight hundred and sixty-six, such Payments to be irrespective of and in addition to any Payments otherwise payable to the Conservators by the Five Companies or any of them.

Contributions
by the Five
Water Com-
panies.

60. The Payments to be made under this Act by the Five Metropolitan Water Companies respectively shall be the First Charge on the net Receipts of the respective Companies, after and subject only to any Debts or Charges at the passing of this Act payable thereout or charged thereon respectively, and in priority to any Claim of any Shareholders, Stockholders, Proprietors, or Members of or in the respective Companies to any Dividend or Share of Profits or Receipts; and from and after the Twenty-fifth Day of *December* One thousand eight hundred and sixty-six it shall not be lawful for any of those Five Companies at any Time to pay or divide

Contributions
of Companies
to be First
Charge on their
Receipts after
existing Debts,
&c.

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divide any Dividend or Share of Profits or Receipts to or among any Shareholders, Stockholders, Proprietors, or Members of or in that Company, unless and until the same Company have paid to the Conservators the half-yearly Payment accrued due from that Company under this Act at the then last preceding Twenty-fourth Day of *June* or Twenty-fifth Day of *December*, as the Case may be.

Payments to be without Deduction, and free from Taxes, &c.

61. The half-yearly Payments to be made as aforesaid by the Five Metropolitan Water Companies respectively shall be made without Deduction, and all Sums so paid shall, in the Hands of the Conservators, be free from all Parliamentary, Parochial, and other general and local Taxes, Rates, and Assessments whatever.

Power for Bodies Corporate, &c. to contribute.

62. Any Body Corporate, Commissioners, or other Body, and any Trustees or other Persons, may from Time to Time contribute out of or by means of the Funds or Property under their respective Management or Control, and lawfully at their Disposal for this Purpose, or belonging to them, such Sums of Money in such Form and on such Terms and Conditions as they think fit (but not so as to prejudice any Right or Interest of any Person) towards the Cost of such Improvements in or relating to the *Thames* under this Act as they deem beneficial to any Lands under their Management or held by them, or to the Inhabitants of any Town or District in or adjoining to which those Lands are situate.

Pollution of Water.

Sewage, &c. prohibited from being sent into River where not so sent at passing of Act.

63. From and after the passing of this Act it shall not be lawful for any Person to do any of the following Things, namely,—

- (1.) To open into the *Thames* any Sewer, Drain, Pipe, or Channel with Intent or in order thereby to provide for the Flow or Passage of Sewage, or of any other offensive or injurious Matter:
- (2.) To cause or, without lawful Excuse, (the Proof whereof shall lie on the Person accused,) to suffer any Sewage or any Matter aforesaid to flow or pass into the *Thames* down or through any Sewer, Drain, Pipe, or Channel not at the passing of this Act used for that Purpose:
- (3.) To open into any River, Stream, Cut, Dock, Canal, or Watercourse communicating with the *Thames* at any Point within Three Miles of the *Thames*, measured in a direct Line therefrom, any Sewer, Drain, Pipe, or Channel with Intent or in order thereby to provide for the Flow or Passage of Sewage or of any Matter aforesaid in such Manner that the same will be carried or be likely to be carried by, through, or out of that River, Stream, Cut, Dock, Canal, or Watercourse into the *Thames*:
- (4.) To cause or, without lawful Excuse, (the Proof whereof shall lie on the Person accused,) to suffer any Sewage or any Matter aforesaid to flow or pass into any such River, Stream, Cut, Dock, Canal, or Watercourse at any Point within the Distance aforesaid down or through any Sewer, Drain, Pipe, or Channel not at the passing of this

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this Act used for that Purpose, in such Manner that the same will be carried or be likely to be carried by, through, or out of that River, Stream, Cut, Dock, Canal, or Watercourse into the *Thames* :

If any Person does any Act or Thing in contravention of this Enactment he shall for every such Offence be liable on summary Conviction to a Penalty not exceeding One hundred Pounds, and to a further Penalty not exceeding Fifty Pounds for every Day during which the Offence is continued after the Day on which the First Penalty is incurred.

64. Whenever any Sewage or any other offensive or injurious Matter is caused or suffered to flow or pass into the *Thames*, or is caused or suffered to flow or pass into any River, Stream, Cut, Dock, Canal, or Watercourse communicating with the *Thames*, at any Point within Three Miles of the *Thames*, measured in a direct Line therefrom, in such Manner that the same is carried or is likely to be carried into the *Thames*, then and in every such Case, whether any such Sewage or other Matter aforesaid had or had not been so caused or suffered to flow or pass before the passing of this Act, the Conservators within a reasonable Time after Knowledge of the Fact shall and they are hereby required to give Notice in Writing under their Common Seal to the Person or Body causing or suffering the same so to flow or pass, to the Effect that they require him or them to discontinue the Flow or Passage thereof as aforesaid within a Time to be specified in the Notice, not being in any Case less than Twelve Months or more than Three Years ; provided that the Conservators may, if they think fit, at any Time and from Time to Time extend the Time specified in the Notice by another Notice in Writing under their Common Seal ; but nothing in this Section shall authorize the Conservators, until the Expiration of Six Months after the passing of this Act, to give to the Owner or Occupier of any Mill or Work a Notice requiring him to discontinue the Flow or Passage as aforesaid of any Liquid Matter produced or used in the Manufacture of Paper or in any Process incidental thereto.

Notice for Discontinuance of existing Sewerage Works.

65. Subject to the Provisions of this Act, any Person to whom any such Notice is given by the Conservators shall, notwithstanding anything in any other Act, within the Time allowed by the Notice, discontinue the Flow or Passage of the Sewage or other offensive or injurious Matter to which the Notice refers, and if any Person fails to do so he shall be guilty of a Misdemeanor, and shall be liable, on summary Conviction thereof before Two or more Justices, or on Conviction thereof on Indictment, to a Penalty not exceeding One hundred Pounds, and to a further Penalty not exceeding Fifty Pounds for every Day during which the Offence is continued after the Day on which the First Penalty is incurred.

Penalty for Disregard of Notice.

66. Provided always, That if any Person to whom any such Notice is given thinks himself aggrieved by reason of the Time allowed, either by the original or by any subsequent Notice, not being sufficient to enable him to discontinue the Flow or Passage of the Sewage or other offensive or injurious Matter to which the Notice

Power to obtain Extension of Time.

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Notice refers, he may, not later than One Month before the Expiration of the Time so allowed, by Writing delivered to the Secretary of the Conservators, demand an Extension of such Time; and in case the Conservators refuse to comply with such Demand, the Question of such Extension shall be referred to an Arbitrator appointed by Agreement, or, failing Agreement, by the Board of Trade, on the Application of either Party, and the Decision of the Arbitrator shall be final, and the Costs of the Reference shall be in the Discretion of the Arbitrator.

Power for Removal of Proceedings by Certiorari, and Appeal to be with a Jury.

67. Notwithstanding anything in The *Thames Conservancy Act, 1857*, (Section One hundred and sixty,) any Proceeding in pursuance of this Act in respect of such a Misdemeanor as aforesaid may be removed by Certiorari into Her Majesty's Court of Queen's Bench at *Westminster*; and notwithstanding anything in the same Act (Section One hundred and sixty-two), the Court of Quarter Sessions shall hear and determine with a Jury any Appeal brought against any Adjudication or Determination in respect of such a Misdemeanor as aforesaid.

Prosecutors to be Conservators only.

68. It shall not be competent for any Person, other than the Conservators, their Officers, Attorneys, Solicitors, or Agents, to institute or carry on any Proceeding or Prosecution under the Provisions of this Act relative to the Flow or Passage of Sewage or of any Matter aforesaid.

Nothing to legalize Nuisances or affect any Remedy which Conservators at present have.

69. Nothing in the Provisions of this Act relative to the Flow or Passage of Sewage or of any Matter aforesaid shall be deemed to legalize or permit any Nuisance, or shall take away or prejudicially affect any Remedy or Right which the Conservators or any Person would or might have had or exercised if this Act had not been passed as against the Person for the Time being causing or suffering the Flow or Passage thereof.

Borrowing Power.

Power to borrow on Mortgage of Tolls.

70. In order to defray the Expenses of executing this Act the Conservators may from Time to Time borrow at Interest, on the Security of the Tolls and Charges leviable and other Income receivable by them under this Act, or any Part thereof, such Sums of Money as they think requisite for the Execution of this Act, not exceeding in the whole the Sum of One hundred and thirty thousand Pounds, (over and above any Money which they are for the Time being authorized to borrow independently of the present Enactment,) and may mortgage the Tolls and Charges leviable and other Income receivable by them under this Act, or any Part thereof, to secure the Repayment of the Money so borrowed, with Interest accordingly.

Part of 10 & 11 Vict. c. 16. incorporated.

71. The Provisions of "The Commissioners Clauses Act, 1847," with respect to the Mortgages to be executed by the Commissioners, as far as the same are applicable for the Purposes and are not inconsistent with the Provisions of this Act, are hereby incorporated with this Act.

Power to borrow from Public Works Loan Commissioners.

72. The Conservators may borrow from the Public Works Loan Commissioners, and those Commissioners may lend to them, such Sum of Money as the Public Works Loan Commissioners think

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think fit for the Purposes of this Act, not exceeding the Sum of One hundred and thirty thousand Pounds.

73. Except with respect to Money borrowed from the Public Works Loan Commissioners, the Conservators shall pay off any Money borrowed by them under this Act either by Instalments or by means of a Sinking Fund invested in Government Securities, and increased by Accumulation in the way of Compound Interest, or otherwise, as follows, that is to say, as to any Money borrowed before the Thirty-first Day of *December* One thousand eight hundred and seventy-six, within Fifty Years from that Date, and as to any Money borrowed after that Date within Fifty Years after the same is borrowed.

Instalments or
Sinking Fund.

74. If the Conservators at any Time pay off otherwise than by Instalments or a Sinking Fund any Money borrowed by them, they may from Time to Time reborrow the same, or any less Amount, in manner aforesaid, and on the Security on which they are by this Act authorized to borrow, and so *toties quoties*, but so that the total Amount at any One Time borrowed by them and remaining unpaid shall not exceed One hundred and thirty thousand Pounds.

Power to
reborrow.

75. Any Lands or other Property vested in or acquired by the Conservators by or under this Act, or any Part thereof, may be mortgaged, either alone or with the Tolls and Charges leviable under this Act or any Part thereof, a Security for any Money borrowed by the Conservators under this Act on such Terms and Conditions as the Conservators and any Lender of Money from Time to Time agree on.

Power to
mortgage
Lands, &c.

76. Any Money borrowed by the Conservators under this Act shall be a Charge on the Tolls and Charges, Lands and Property, mortgaged by the Conservators to secure the Repayment thereof, in priority to any Charge existing thereon at the passing of this Act.

Money bor-
rowed under
this Act to be
First Charge.

77. The Conservators may from Time to Time, if they think fit, agree with any Lender of Money to them under this Act to give him a Security for that Money, with Interest, on the Conservancy Fund created under the Conservancy Acts, subject to and after any Charge for the Time being subsisting thereon under the Conservancy Acts, and on such Terms as the Conservators and any such Lender agree on, and may in every such Case give such a Security accordingly; and the Provisions of "The *Thames* Conservancy Act, 1857," relative to Mortgages of the Conservancy Fund, shall extend and apply as far as Circumstances admit to every such Security.

Collateral Se-
curity on Con-
servancy Fund.

Commissioners Mortgage Debt.

78. The Mortgage or Bond Debt contracted by the Upper Navigation Commissioners and now remaining unpaid (not exceeding the Sum of Eighty-eight thousand four hundred Pounds), with Interest from the passing of this Act at the Rate of Three Pounds Ten Shillings *per Centum per Annum*, shall be a Charge on the Tolls and Charges leviable under this Act, subject to and after any Charge thereon for the Time being created by the Conservators under this Act.

Charge on
Tolls of Com-
missioners
Mortgage
Debt.

Thames Navigation.

Issue of
postponed
Mortgages.

79. The Conservators shall, at the Request of any Holder of any Portion of the Mortgage or Bond Debt aforesaid, and on Delivery up by him of any Security for the same held by him, execute and deliver to him a postponed Mortgage of the Tolls leviable under this Act and of the Property held by the Upper Navigation Commissioners and transferred to the Conservators by this Act, the same to bear Interest at the Rate aforesaid; and the Provisions of this Act and of The Commissioners Clauses Act, 1847, incorporated with this Act, relative to Mortgages, shall extend and apply, as far as Circumstances admit, to the postponed Mortgages issued under this Enactment.

Interest to be
charged on
Tolls, &c. only
within each
Year.

80. The Interest on the Mortgage or Bond Debt contracted by the Upper Navigation Commissioners, to accrue after the passing of this Act, shall be a Charge on the Tolls and Charges leviable under this Act Year by Year only; and if in any Year ending on the Thirty-first Day of *December* there are not Receipts from those Tolls and Charges (after Payment of or Allowance for all Sums properly payable thereout or chargeable thereon) available for the Payment of the full Amount of Interest for that Year, no Part of the Deficiency shall be made good out of the Receipts from those Tolls and Charges in any subsequent Year, or out of any other Funds of the Conservators, and all Right to receive or recover the Deficiency shall be and the same is hereby extinguished.

Priority of
Instalments and
Sinking Fund
over Interest on
existing Debt.

81. The Instalments or Payments to a Sinking Fund required by this Act to be made by the Conservators for paying off Money borrowed by them under this Act shall be a Charge on the Tolls and Charges leviable under this Act in priority to any Interest on the Mortgage or Bond Debt contracted by the Upper Navigation Commissioners.

Extinguish-
ment of Arrears
of Interest on
existing Debt.

82. The Right of any Person to recover any Arrear of Interest accrued due and unpaid before the passing of this Act in respect of the Mortgage or Bond Debt contracted by the Upper Navigation Commissioners is hereby extinguished.

Power for
Conservators
to redeem
existing Debt.

83. The Conservators may from Time to Time, as and when they think proper, redeem any Portion of the Mortgage or Bond Debt contracted by the Upper Navigation Commissioners at such Prices and on such Terms as they and the Holders respectively of Portions of that Debt agree on, and for that Purpose the Conservators may, if they think proper, apply any Funds coming to their Hands under this Act.

Payments to Conservators.

Additional
Payments to
Conservators.

84. From and after the Thirty-first Day of *December* One thousand eight hundred and sixty-six, Section Forty of The *Thames Conservancy Act, 1864*, shall be read and have Effect as if the Words "One thousand eight hundred Pounds" were therein substituted for the Words "One thousand two hundred Pounds," and from and after the same Day the Conservators every Year shall set apart out of the Funds coming to them under this Act such Sum, not exceeding in any One Year Seven hundred Pounds, as the Conservators, with the Approval of the Commissioners of

Her

Thames Navigation.

Her Majesty's Treasury, think fit, and shall divide the same among the several Conservators as the Conservators from Time to Time think fit.

Compensation to Officers.

85. It shall be lawful for the Commissioners of the Treasury to determine with respect to any Officer of the Upper Navigation Commission who may not be continued in Office by the Conservators whether he should receive any, and, if so, what Compensation for the Loss of his Emoluments, and such Compensation shall be charged on the Revenue Accounts of the Conservators.

Compensation
for Loss of
Emolument.

Separate Accounts and Liabilities.

86. The Conservators shall keep separate Accounts of their Receipts and Expenditure, Credits and Liabilities, under this Act, which shall be subject to the same Provisions as their Accounts kept under the Conservancy Acts.

Separate
Accounts
under this Act.

87. Subject to the Effect of any Agreement between the Conservators and any Lender of Money to them under this Act, the Liabilities attaching to the Conservators under this Act shall be satisfied exclusively out of Money coming to them under this Act.

Liabilities to
be charged on
Funds under
this Act.

Application of Revenue and Capital.

88. All Money coming to the Conservators under this Act (not being raised on Mortgage, or received as Consideration for Lands sold, and not being otherwise in the Nature of Capital,) shall be carried by the Conservators to their Revenue Account under this Act, and shall be applied by them in the Manner and in the Order following, and not otherwise, namely,—

Application
of Revenue.

- (1.) In defraying the necessary and proper Establishment and Working Expenses of the Conservators under this Act, and the Expenses of the Repair and Maintenance of the Works vested in or acquired or constructed by them by or under this Act:
- (2.) In paying the Interest from Time to Time accruing due on any Mortgage Debt contracted by them:
- (3.) In providing the Instalments or Sinking Fund required by this Act:
- (4.) In Payment of any annual Sum payable by way of Compensation under this Act, except where otherwise provided by this Act:
- (5.) In paying Year by Year the Interest accruing due on the Mortgage or Bond Debt contracted by the Upper Navigation Commissioners:
- (6.) In carrying into execution the Purposes of this Act.

89. All Money coming to the Conservators under this Act, being raised on Mortgage, or received as Consideration for Lands sold, or being otherwise in the Nature of Capital, shall be carried by the Conservators to their Capital Account under this Act, and shall be applied by them in the Manner and in the Order following, and not otherwise, namely,—

Application
of Capital.

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- (1.) In paying the Costs, Charges, and Expenses of the raising of Money and of the selling of Lands as aforesaid :
- (2.) In the Purchase of any Lands requisite for the Works which the Conservators are by this Act authorized to restore or construct, and in the Restoration or Construction of those Works, and otherwise in the Execution of this Act.

Application for further Act.

Conservators
to apply to
Parliament for
further Powers.

90. The Conservators shall apply to Parliament, so soon as the Usage and Practice of Parliament will permit, for an Act containing such Provisions in relation to the *Thames* between *Staines* and the Western Boundary of the District under the Authority of the Metropolitan Board of Works as are not already in force in relation to that Part of the *Thames*, and as are contained in this Act in relation to the *Thames* between *Cricklade* and *Staines*, or such other Provisions as will enable them efficiently to preserve and purify the Waters of the *Thames*.

Expenses of Act.

Conservators
to pay Costs
of this Act.

91. The Costs, Charges, and Expenses preliminary to and of and incidental to the preparing for, obtaining, and passing of this Act shall be paid by the Conservators in the first instance out of the Conservancy Fund, and the Amount thereof shall be repaid to that Fund out of Money coming to the Conservators under this Act.

SCHEDULES.

THE FIRST SCHEDULE.

The Upper Navigation Acts.

24 Geo. 2. c. 8.—An Act for the better carrying on and regulating the Navigation of the Rivers *Thames* and *Isis* from the City of London Westward to the Town of *Cricklade* in the County of Wilts. [The Upper Navigation Act of 1751.]

11 Geo. 3. c. 45.—An Act for improving and completing the Navigation of the Rivers *Thames* and *Isis* from the City of London to the Town of *Cricklade* in the County of Wilts. [The Upper Navigation Act of 1771.]

15 Geo. 3. c. 11.—An Act to amend an Act made in the Eleventh Year of His present Majesty's Reign, for improving and completing the Navigation of the Rivers *Thames* and *Isis* from the City of London to the Town of *Cricklade* in the County of Wilts. [The Upper Navigation Act of 1775.]

28 Geo. 3. c. 51.—An Act to explain, amend, and enlarge the Powers of so much of Two Acts passed in the Eleventh and Fifteenth Years of the Reign of His present Majesty, for improving and completing the Navigation of the Rivers *Thames* and *Isis* from the City of London to the Town of *Cricklade* in the County of Wilts, as relates to the Navigation of the said Rivers from the Boundary of the Jurisdiction of the City of London

Thames Navigation.

London near Staines in the County of Middlesex to the said Town of Cricklade. [The Upper Navigation Act of 1788.]

35 Geo. 3. c. 106.—An Act for amending and rendering more effectual an Act passed in the Twenty-eighth Year of the Reign of His present Majesty, intituled “An Act to explain, amend, and enlarge the Powers of so much of Two Acts passed in the Eleventh and Fifteenth Years of the Reign of His present Majesty, for improving and completing the Navigation of the Rivers Thames and Isis from the City of London to the Town of Cricklade in the County of Wilts, as relates to the Navigation of the said Rivers from the Boundary of the Jurisdiction of the City of London near Staines in the County of Middlesex to the said Town of Cricklade;” and for extending and enlarging the Powers of the said several Acts passed in the Eleventh and Fifteenth Years of the Reign of His said present Majesty, so far as the same relate to the improving and completing of the Navigation of the said Rivers from the Jurisdiction of the City of London near Staines in the County of Middlesex to the Town of Cricklade in the County of Wilts. [The Upper Navigation Act of 1795.]

52 Geo. 3. c. xlvii.—An Act to authorize the Commissioners for improving and completing the Navigation of the Rivers Thames and Isis from the Jurisdiction of the City of London near Staines in the County of Middlesex to the Town of Cricklade in the County of Wilts, to make a navigable Canal out of the River Thames near Milson’s Point in the Parish of Egham in the County of Surrey to communicate with the said River at or near Bell Weir in the said Parish of Egham, and to erect Pound Locks in such Cut, with necessary Weirs and other Works on the said Navigation. [The Upper Navigation Act of 1812.]

THE SECOND SCHEDULE.

Form of Declaration of Qualification.

THE THAMES NAVIGATION ACT, 1866.

I *A.B.* of do solemnly declare that I [*here set forth a Statement of some one of the Qualifications required by the Upper Navigation Act of 1795 in the Terms thereof*].

Dated this Day of 18 .
(Signed) *A.B.*

Witness,

X.Y.

of .

Form of Proxy Paper.

THE THAMES NAVIGATION ACT, 1866.

I *A.B.* of being entitled to vote at the Election of [Conservators *or*] a Conservator to be held in the Month of December 186 , do by this Writing appoint *C.D.*

of to be my Proxy to vote on my Behalf at that Election.

Witness,

X.Y.

of .

(Signed) *A.B.*

Public Health.

C A P. XC.

An Act to amend the Law relating to the Public Health.

[7th August 1866.]

‘ **W**HEREAS it is expedient to amend the Law relating to Public Health:’ Be it enacted by the Queen’s most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, as follows :

Preliminary.

Short Title
of Act.

1. This Act may be cited for all Purposes as “ The Sanitary Act, 1866.”

PART I.

Amendment of the Sewage Utilization Act, 1865.

Definition of
“ Sewer Authority :”
“ Lord Lieutenant in
Council.”

2. “ Sewer Authority” in this Act shall have the same Meaning as it has in “ The Sewage Utilization Act, 1865.”

The Words “ Lord Lieutenant in Council” shall mean in this Act the Lord Lieutenant or any Chief Governor or Chief Governors in *Ireland* acting by and with the Consent of Her Majesty’s Privy Council in *Ireland*.

This Part to be
construed with
28 & 29 Vict.
c. 75.

3. This Part of this Act shall be construed as One with “ The Sewage Utilization Act, 1865,” and the Expression “ The Sewage Utilization Act, 1865,” as used in this or any other Act of Parliament or other Document, shall mean the said “ Sewage Utilization Act, 1865,” as amended by this Act.

Power to Sewer
Authority to
form Com-
mittee of its
own Members
and others.

4. Any Sewer Authority may from Time to Time, at any Meeting specially convened for the Purpose, form One or more Committee or Committees consisting wholly of its own Members, or partly of its own Members and partly of such other Persons contributing to the Rate or Fund out of which the Expenses incurred by such Authority are paid, and qualified in such other Manner as the Sewer Authority may determine, and may delegate, with or without Conditions or Restrictions, to any Committee so formed, all or any Powers of such Sewer Authority, and may from Time to Time revoke, add to, or alter any Powers so given to a Committee.

A Committee may elect a Chairman of its Meetings. If no Chairman is elected, or if the Chairman elected is not present at the Time appointed for holding the same, the Members present shall choose One of their Number to be Chairman of such Meeting. A Committee may meet and adjourn as it thinks proper. The Quorum of a Committee shall consist of such Number of Members as may be prescribed by the Sewer Authority that appointed it, or, if no Number be prescribed, of Three Members. Every Question at a Meeting shall be determined by a Majority of Votes of the Members present, and voting on that Question; and in case of an equal Division of Votes the Chairman shall have a Second or Casting Vote.

The

Public Health.

The Proceedings of a Committee shall not be invalidated by any Vacancy or Vacancies amongst its Members.

A Sewer Authority may from Time to Time add to or diminish the Number of the Members or otherwise alter the Constitution of any Committee formed by it, or dissolve any Committee.

A Committee of the Sewer Authority shall be deemed to be the Agents of that Authority, and the Appointment of such Committee shall not relieve the Sewer Authority from any Obligation imposed on it by Act of Parliament or otherwise.

5. Where the Sewer Authority of a District is a Vestry, Select Vestry, or other Body of Persons acting by virtue of any Act of Parliament, Prescription, Custom, or otherwise as or instead of a Vestry or Select Vestry, it may, by Resolution at any Meeting convened for the Purpose after Twenty-one clear Days Notice affixed to the Places where Parochial Notices are usually affixed in its District, form any Part of such District into a Special Drainage District for the Purposes of the Sewage Utilization Act, and thereupon such Special Drainage District shall, for the Purposes of The Sewage Utilization Act, 1865, and the Powers therein conferred, be deemed to be a Parish in which a Rate is levied for the Maintenance of the Poor, and of which a Vestry is the Sewer Authority, subject, as respects any Meeting of the Inhabitants thereof in Vestry, to the Act of the Fifty-eighth Year of the Reign of King George the Third, Chapter Sixty-nine, and the Acts amending the same; and any Officer or Officers who may from Time to Time be appointed by the Sewer Authority of such Special Drainage District for the Purpose shall have within that District all the Powers of levying a Rate for the Purpose of defraying the Expense of carrying the said Sewage Utilization Act into effect that they would have if such District were such Parish as aforesaid, and such Rate were a Rate for the Relief of the Poor, and they were duly appointed Overseers of such Parish.

Formation of Special Drainage District.

6. Where the Sewer Authority of any Place has formed a Special Drainage District in pursuance of this Act, if any Number of the Inhabitants of such Place, not being less than Twenty, feel aggrieved by the Formation of such District, or desire any Modification in its Boundaries, they may, by Petition in Writing under their Hands, bring their Case under the Consideration of One of Her Majesty's Principal Secretaries of State, and the said Secretary of State may after due Investigation annul the Formation of the Special Drainage District or modify its Boundaries as he thinks just.

Appeal against Constitution of Special Drainage District.

7. A Copy of the Resolution of a Sewer Authority forming a Special Drainage District shall be published by affixing a Notice thereof to the Church Door of the Parish in which the District is situate, or of the adjoining Parish if there be no Church in the said Parish, and by advertising Notice thereof in some Newspaper published or circulating in the County in which such District is situate; and the Production of a Newspaper containing such Advertisement, or a Certificate under the Hand of the Clerk or other Officer performing the Duties of Clerk for the

Evidence of Formation of Special Drainage District.

Public Health.

Time being of the Sewer Authority which passed the Resolution forming the District, shall be Evidence of the Formation of such District, and after the Expiration of Three Months from the Date of the Resolution forming the District such District shall be presumed to have been duly formed, and no Objection to the Formation thereof shall be entertained in any legal Proceedings whatever.

Power to drain
into Sewers of
Sewer Authority.

8. Any Owner or Occupier of Premises within the District of a Sewer Authority shall be entitled to cause his Drains to empty into the Sewers of that Authority on condition of his giving such Notice as may be required by that Authority of his Intention so to do, and of complying with the Regulations of that Authority in respect of the Mode in which the Communications between such Drains and Sewers are to be made, and subject to the Control of any Person who may be appointed by the Sewer Authority to superintend the making of such Communications; but any Person causing any Drain to empty into any Sewer of a Sewer Authority without complying with the Provisions of this Section shall incur a Penalty not exceeding Twenty Pounds, and it shall be lawful for the Sewer Authority to close any Communication between a Drain and Sewer made in contravention of this Section, and to recover in a summary Manner from the Person so offending any Expenses incurred by them under this Section.

Use of Sewers
by Persons
beyond District.

9. Any Owner or Occupier of Premises beyond the Limits of the District of a Sewer Authority may cause any Sewer or Drain from such Premises to communicate with any Sewer of the Sewer Authority upon such Terms and Conditions as may be agreed upon between such Owner or Occupier and such Sewer Authority, or in case of Dispute may, at the Option of the Owner or Occupier, be settled by Two Justices or by Arbitration in manner provided by "The Public Health Act, 1848," in respect of Matters by that Act authorized or directed to be settled by Arbitration.

As to the
Drainage of
Houses.

10. If a Dwelling House within the District of a Sewer Authority is without a Drain or without such Drain as is sufficient for effectual Drainage, the Sewer Authority may by Notice require the Owner of such House within a reasonable Time therein specified to make a sufficient Drain emptying into any Sewer which the Sewer Authority is entitled to use, and with which the Owner is entitled to make a Communication, so that such Sewer be not more than One hundred Feet from the Site of the House of such Owner; but if no such Means of Drainage are within that Distance then emptying into such covered Cesspool or other Place not being under any House, as the Sewer Authority directs; and if the Person on whom such Notice is served fails to comply with the same, the Sewer Authority may itself, at the Expiration of the Time specified in the Notice, do the Work required, and the Expenses incurred by it in so doing may be recovered from such Owner in a summary Manner.

Supply of
Water to District of Sewer
Authority.

11. A Sewer Authority within its District shall have the same Powers in relation to the Supply of Water that a Local Board has within its District, and the Provisions of the Sections herein-after mentioned shall apply accordingly in the same Manner as if in such Provisions "Sewer Authority" were substituted for "Local

" Local

Public Health.

"Local Board of Health" or "Local Board," and the District in such Provisions mentioned were the District of the Sewer Authority and not the District of the Local Board; that is to say, the Sections numbered from Seventy-five to Eighty, both inclusive, of The Public Health Act, 1848, Sections Fifty-one, Fifty-two, and Fifty-three of "The Local Government Act, 1858," and Section Twenty of "The Local Government Act, 1858, Amendment Act, 1861."

The Sewer Authority may, if it think it expedient so to do, provide a Supply of Water for the Use of the Inhabitants of the District by

- (1.) Digging Wells;
- (2.) Making and maintaining Reservoirs;
- (3.) Doing any other necessary Acts;

and they may themselves furnish the same, or contract with any other Persons or Companies to furnish the same: Provided always, that no Land be purchased or taken under this Clause except by Agreement or in manner provided by The Local Government Act, 1858.

12. Any Expenses incurred by a Sewer Authority in or about the Supply of Water to its District, and in carrying into effect the Provisions herein-before in that Behalf mentioned, shall be deemed to be Expenses incurred by that Authority in carrying into effect The Sewage Utilization Act, 1865, and be payable accordingly.

Expenses of
Sewer Authority
in supplying
Water.

13. All Property in Wells, Fountains, and Pumps, and Powers in relation thereto, vested in the Nuisance Authority by the Seventh Section of the Act passed in the Session of the Twenty-third and Twenty-fourth Years of the Reign of Her present Majesty, Chapter Seventy-seven, shall vest in the Sewer Authority, where the Sewer Authority supplies Water to its District.

Wells, &c.
belonging to
any Place
vested in Sewer
Authority, &c.
23 & 24 Vict.
c. 77. s. 7.

PART II.

Amendment of the Nuisances Removal Acts.

14. The Expression "Nuisances Removal Acts" shall mean the Acts passed in the Years following of the Reign of Her present Majesty, that is to say, the one in the Session of the Eighteenth and Nineteenth Years, Chapter One hundred and twenty-one, and the other in the Session of the Twenty-third and Twenty-fourth Years, Chapter Seventy-seven, as amended by this Part of this Act; and this Part of this Act shall be construed as One with the said Acts, and all Expenses incurred by a Nuisance Authority in carrying into effect any of the Provisions of this Part of this Act shall be deemed to be Expenses incurred by it in carrying into effect the Nuisances Removal Acts.

Definition of
"Nuisances
Removal Acts."

15. "Nuisance Authority" shall mean any Authority empowered to execute the Nuisances Removal Acts.

Definition
of "Nuisance
Authority."
Power of Police
with respect to
Nuisances.

16. In any Place within the Jurisdiction of a Nuisance Authority the Chief Officer of Police within that Place, by and under the Directions of One of Her Majesty's Principal Secretaries of State, on its being proved to his Satisfaction that the
Nuisance

Public Health.

Nuisance Authority has made default in doing its Duty, may institute any Proceeding which the Nuisance Authority of such Place might institute with respect to the Removal of Nuisances : Provided always, that no Officer of Police shall be at liberty to enter any House or Part of a House used as the Dwelling of any Person without such Person's Consent, or without the Warrant of a Justice of the Peace, for the Purpose of carrying into effect this Act.

Sect. 3. of
23 & 24 Vict.
c. 77. repealed.

17. The Third Section of the said Act of the Session of the Twenty-third and Twenty-fourth Years of the Reign of Her present Majesty, Chapter Seventy-seven, shall 'be repealed, and all Powers vested in any Highway Board or "Nuisance Removal Committee" under the Nuisances Removal Acts shall determine, and all Property belonging to them for the Purposes of the said Nuisances Removal Acts shall, subject to any Debts or Liabilities affecting the same, be transferred to or vested in the Nuisance Authority under the said Acts : Provided always, that this Section shall not extend to any Vestry or District Board, under the Act of the Session of Eighteenth and Nineteenth Years of the Reign of Her present Majesty, Chapter One hundred and twenty, intituled *An Act for the better Local Management of the Metropolis*, or to any Committee appointed by such Vestry or District Board for the Purpose of carrying into effect the Nuisances Removal Acts or any of them.

18 & 19 Vict.
c. 120.

Requisition of
Ten Inhabitants equivalent to Certificate of Medical Officer.

18. A Requisition in Writing under the Hands of any Ten Inhabitants of a Place shall for the Purposes of the Twenty-seventh Section of "The Nuisances Removal Act for *England*, 1855," be deemed to be equivalent to the Certificate of the Medical Officer or Medical Practitioners therein mentioned, and the said Section shall be enforced accordingly.

Addition to
Definition of
Nuisance.

19. The Word "Nuisances" under the Nuisance Removal Acts shall include,

1. Any House or Part of a House so overcrowded as to be dangerous or prejudicial to the Health of the Inmates :

2. Any Factory, Workshop, or Workplace not already under the Operation of any General Act for the Regulation of Factories or Bakehouses, not kept in a cleanly State, or not ventilated in such a Manner as to render harmless as far as practicable any Gases, Vapours, Dust, or other Impurities generated in the course of the Work carried on therein that are a Nuisance or injurious or dangerous to Health, or so overcrowded while Work is carried on as to be dangerous or prejudicial to the Health of those employed therein :

3. Any Fireplace or Furnace which does not as far as practicable consume the Smoke arising from the Combustible used in such Fireplace or Furnace, and is used within the District of a Nuisance Authority for working Engines by Steam, or in any Mill, Factory, Dyehouse, Brewery, Bakehouse, or Gaswork, or in any Manufactory or Trade Process whatsoever :

Any Chimney (not being the Chimney of a private Dwelling House) sending forth Black Smoke in such Quantity as to be a Nuisance :

Provided,

Public Health.

Provided, first, that in Places where at the Time of the passing of this Act no Enactment is in force compelling Fireplaces or Furnaces to consume their own Smoke, the foregoing Enactment as to Fireplaces and Furnaces consuming their own Smoke shall not come into operation until the Expiration of One Year from the Date of the passing of this Act :

Secondly, that where a Person is summoned before the Justices in respect of a Nuisance arising from a Fireplace or Furnace which does not consume the Smoke arising from the Combustible used in such Fireplace or Furnace, the Justices may hold that no Nuisance is created within the Meaning of this Act, and dismiss the Complaint, if they are satisfied that such Fireplace or Furnace is constructed in such Manner as to consume as far as practicable, having regard to the Nature of the Manufacture or Trade, all Smoke arising therefrom, and that such Fireplace or Furnace has been carefully attended to by the Person having the Charge thereof.

20. It shall be the Duty of the Nuisance Authority to make from Time to Time, either by itself or its Officers, Inspection of the District, with a view to ascertain what Nuisances exist calling for Abatement under the Powers of the Nuisance Removal Acts, and to enforce the Provisions of the said Acts in order to cause the Abatement thereof, also to enforce the Provisions of any Act that may be in force within its District requiring Fireplaces and Furnaces to consume their own Smoke ; and any Justice upon Complaint upon Oath may make an Order to admit the Nuisance Authority or their Officers for these Purposes, as well as to ground Proceedings under the Eleventh Section of The Nuisances Removal Act, 1855.

Duties of
Nuisance
Authorities as
to Inspection
of Nuisances,
&c.

21. The Nuisance Authority or Chief Officer of Police shall, previous to taking Proceedings before a Justice under the Twelfth Section of The Nuisances Removal Act, 1855, serve a Notice on the Person by whose Act, Default, or Sufferance the Nuisance arises or continues, or, if such Person cannot be found or ascertained, on the Owner or Occupier of the Premises on which the Nuisance arises, to abate the same, and for that Purpose to execute such Works and to do all such Things as may be necessary within a Time to be specified in the Notice :
Provided,

As to Pro-
ceedings of
Nuisance Au-
thority under
Sect. 12. of
18 & 19 Vict.
c. 121.

First, that where the Nuisance arises from the Want or defective Construction of any structural Convenience, or where there is no Occupier of the Premises, Notice under this Section shall be served on the Owner :

Secondly, that where the Person causing the Nuisance cannot be found, and it is clear that the Nuisance does not arise or continue by the Act, Default, or Sufferance of the Owner or Occupier of the Premises, then the Nuisance Authority may itself abate the same without further Order, and the Cost of so doing shall be Part of the Costs of executing the Nuisances Removal Acts, and borne accordingly.

22. If the Nuisance Authority shall be of opinion, upon the Certificate of any legally qualified Medical Practitioner, that the

Power to cause
Premises to be
cleansed or

Public Health.

otherwise
disinfected.

the cleansing and disinfecting of any House or Part thereof, and of any Articles therein likely to retain Infection, would tend to prevent or check infectious or contagious Disease, it shall be the Duty of the Nuisance Authority to give Notice in Writing requiring the Owner or Occupier of such House or Part thereof to cleanse and disinfect the same as the Case may require; and if the Person to whom Notice is so given fail to comply therewith within the Time specified in the Notice, he shall be liable to a Penalty of not less than One Shilling and not exceeding Ten Shillings for every Day during which he continues to make default; and the Nuisance Authority shall cause such House or Part thereof to be cleansed and disinfected, and may recover the Expenses incurred from the Owner or Occupier in default in a summary Manner; when the Owner or Occupier of any such House or Part thereof as is referred to in this Section is from Poverty or otherwise unable, in the Opinion of the Nuisance Authority, effectually to carry out the Requirements of this Section, such Authority may, without enforcing such Requirements on such Owner or Occupier, with his Consent, at its own Expense, cleanse and disinfect such House or Part thereof and any Articles therein likely to retain Infection.

Power to provide Means of Disinfection.

23. The Nuisance Authority in each District may provide a proper Place, with all necessary Apparatus and Attendance, for the Disinfection of Woollen Articles, Clothing, or Bedding which have become infected, and they may cause any Articles brought for Disinfection to be disinfected free of Charge.

Nuisance Authorities may provide Carriages for conveying infected Persons.

24. It shall be lawful at all Times for the Nuisance Authority to provide and maintain a Carriage or Carriages suitable for the Conveyance of Persons suffering under any contagious or infectious Disease, and to pay the Expense of conveying any Person therein to a Hospital or Place for the Reception of the Sick or to his own Home.

Penalty on Person suffering from infectious Disorder entering public Conveyance, &c.

25. If any Person suffering from any dangerous infectious Disorder shall enter any public Conveyance without previously notifying to the Owner or Driver thereof that he is so suffering, he shall on Conviction thereof before any Justice be liable to a Penalty not exceeding Five Pounds, and shall also be ordered by such Justice to pay to such Owner and Driver all the Losses and Expenses they may suffer in carrying into effect the Provisions of this Act; and no Owner or Driver of any public Conveyance shall be required to convey any Person so suffering until they shall have been first paid a Sum sufficient to cover all such Losses and Expenses.

Removal of Persons sick of infectious Disorders, and without proper Lodging, in any District.

26. Where a Hospital or Place for the Reception of the Sick is provided within the District of a Nuisance Authority, any Justice may, with the Consent of the Superintending Body of such Hospital or Place, by Order on a Certificate signed by a legally qualified Medical Practitioner, direct the Removal to such Hospital or Place for the Reception of the Sick, at the Cost of the Nuisance Authority, of any Person suffering from any dangerous contagious or infectious Disorder, being without proper Lodging or Accommodation, or lodged in a Room occupied

Public Health.

pied by more than One Family, or being on board any Ship or Vessel.

27. Any Nuisance Authority may provide a proper Place for the Reception of dead Bodies, and where any such Place has been provided and any dead Body of one who has died of any infectious Disease is retained in a Room in which Persons live or sleep, or any dead Body which is in such a State as to endanger the Health of the Inmates of the same House or Room is retained in such House or Room, any Justice may, on a Certificate signed by a legally qualified Medical Practitioner, order the Body to be removed to such proper Place of Reception at the Cost of the Nuisance Authority, and direct the same to be buried within a Time to be limited in such Order; and unless the Friends or Relations of the Deceased undertake to bury the Body within the Time so limited, and do bury the same, it shall be the Duty of the Relieving Officer to bury such Body at the Expense of the Poor Rate, but any Expense so incurred may be recovered by the Relieving Officer in a summary Manner from any Person legally liable to pay the Expense of such Burial.

Places for the Reception of dead Bodies may be provided at the Public Expense.

28. Any Nuisance Authority may provide a proper Place (otherwise than at a Workhouse or at a Mortuary House as lastly herein-before provided for) for the Reception of dead Bodies for and during the Time required to conduct any *Post-mortem* Examination ordered by the Coroner of the District or other constituted Authority, and may make such Regulations as they may deem fit for the Maintenance, Support, and Management of such Place; and where any such Place has been provided, any Coroner or other constituted Authority may order the Removal of the Body for carrying out such *Post-mortem* Examination and the Re-removal of such Body, such Costs of Removal and Re-removal to be paid in the same Manner and out of the same Fund as the Cost and Fees for *Post-mortem* Examinations when ordered by the Coroner.

Places for Reception of dead Bodies during Time required for post-mortem Examination may be provided.

29. Any Nuisance Authority may, with the Sanction of the Privy Council, signified in manner provided by "The Public Health Act, 1858," lay down Rules for the Removal to any Hospital to which such Authority is entitled to remove Patients, and for keeping in such Hospital so long as may be necessary any Persons brought within their District by any Ship or Boat who are infected with a dangerous and infectious Disorder, and they may by such Rules impose any Penalty not exceeding Five Pounds on any Person committing any Offence against the same.

Power to remove to Hospital sick Persons brought by Ships.

30. For the Purposes of this Act any Ship, Vessel, or Boat that is in a Place not within the District of a Nuisance Authority shall be deemed to be within the District of such Nuisance Authority as may be prescribed by the Privy Council, and until a Nuisance Authority has been prescribed then of the Nuisance Authority whose District nearest adjoins the Place where such Ship, Vessel, or Boat is lying, the Distance being measured in a straight Line, but nothing in this Act contained shall enable any Nuisance Authority to interfere with any Ship, Vessel, or Boat that is not in *British* Waters.

Provision as to District of Nuisance Authority extending to Places where Ships are lying.

31. The

Public Health.

Power of Entry to Nuisance Authority, &c. under Sect. 11 of 18 & 19 Vict. c. 121.

Provision as to Ships within the Jurisdiction of Nuisance Authority.

Provision for raising Money in divided Parishes.

Nuisance Authority may require Payment of Costs or Expenses from Owner or Occupier, and Occupier paying to deduct from Rent.

31. The Power of Entry given to the Authorities by the Eleventh Section of "The Nuisances Removal Act, 1855," may be exercised at any Hour when the Business in respect of which the Nuisance arises is in progress or is usually carried on.

And any Justices Order once issued under the said Section shall continue in force until the Nuisance has been abated, or the Work for which the Entry was necessary has been done.

32. Any Ship or Vessel lying in any River, Harbour, or other Water shall be subject to the Jurisdiction of the Nuisance Authority of the District within which such River, Harbour, or other Water is, and be within the Provisions of the Nuisances Removal Acts, in the same Manner as if it were a House within such Jurisdiction, and the Master or other Officer in charge of such Ship shall be deemed for the Purposes of the Nuisances Removal Acts to be the Occupier of such Ship or Vessel; but this Section shall not apply to any Ship or Vessel belonging to Her Majesty or to any Foreign Government.

33. Where the Guardians are the Nuisance Authority for Part of any Parish only, and shall require to expend Money on account of such Part in execution of the Provisions of the said Acts, the Overseers of the Parish shall, upon Receipt of an Order from the said Guardians, raise the requisite Amount from the Persons liable to be assessed to the Poor Rate therein by a Rate to be made in like Manner as a Poor Rate, and shall have all the same Powers of making and recovering the same, and of paying the Expense of collecting the Rate when made, and shall account to the Auditor of the District for Receipt and Disbursement of the same, in like Manner, and with the same Consequences, as in the Case of the Poor Rate made by them.

34. That it shall be lawful for the Nuisance Authority, at their Discretion, to require the Payment of any Costs or Expenses which the Owner of any Premises may be liable to pay under the said Nuisances Removal Acts or this Act, either from the Owner or from any Person who then or at any Time thereafter occupies such Premises, and such Owner or Occupier shall be liable to pay the same, and the same shall be recovered in manner authorized by the Nuisance Removal Acts, and the Owner shall allow such Occupier to deduct the Sums of Money which he so pays out of the Rent from Time to Time becoming due in respect of the said Premises, as if the same had been actually paid to such Owner as Part of such Rent: Provided always, that no such Occupier shall be required to pay any further Sum than the Amount of Rent for the Time being due from him, or which, after such Demand of such Costs or Expenses from such Occupier, and after Notice not to pay his Landlord any Rent without first deducting the Amount of such Costs or Expenses, becomes payable by such Occupier, unless he refuse, on Application being made to him for that Purpose by or on behalf of the Nuisance Authority, truly to disclose the Amount of his Rent and the Name and Address of the Person to whom such Rent is payable, but the Burden of Proof that the Sum demanded from any such Occupier is greater than the Rent due by him at the Time of such

Public Health.

such Notice, or which has since accrued, shall lie upon such Occupier; provided also, that nothing herein contained shall be taken to affect any Contract made or to be made between any Owner or Occupier of any House, Building, or other Property whereof it is or may be agreed that the Occupier shall pay or discharge all Rates, Dues, and Sums of Money payable in respect of such House, Building, or other Property, or to affect any Contract whatsoever between Landlord or Tenant.

PART III.

Miscellaneous.

35. On Application to One of Her Majesty's Principal Secretaries of State by the Nuisance Authority of the City of *London*, or any District or Parish included within the Act for the better Local Government of the Metropolis, or of any Municipal Borough, or of any Place under "The Local Government Act, 1858," or any Local Improvement Act, or of any City or Town containing, according to the Census for the Time being in force, a Population of not less than Five thousand Inhabitants, the Secretary of State may, as he may think fit, by Notice to be published in the *London Gazette*, declare the following Enactment to be in force in the District of such Nuisance Authority, and from and after the Publication of such Notice the Nuisance Authority shall be empowered to make Regulations for the following Matters; that is to say,

1. For fixing the Number of Persons who may occupy a House or Part of a House which is let in Lodgings or occupied by Members of more than One Family;
2. For the Registration of Houses thus let or occupied in Lodgings;
3. For the Inspection of such Houses, and the keeping the same in a cleanly and wholesome State;
4. For enforcing therein the Provision of Privy Accommodation and other Appliances and Means of Cleanliness in proportion to the Number of Lodgings and Occupiers, and the cleansing and Ventilation of the common Passages and Staircases;
5. For the cleansing and lime-whiting at stated Times of such Premises:

The Nuisance Authority may provide for the Enforcement of the above Regulations by Penalties not exceeding Forty Shillings for any One Offence, with an additional Penalty not exceeding Twenty Shillings for every Day during which a Default in obeying such Regulations may continue; but such Regulations shall not be of any Validity unless and until they shall have been confirmed by the Secretary of State.

But this Section shall not apply to Common Lodging Houses within the Provisions of "The Common Lodging Houses Act, 1851," or any Act amending the same.

36. Where Two Convictions against the Provisions of any Act relating to the overcrowding of a House, or the Occupation of a Cellar

In Cities, Boroughs, or Towns, Secretary of State, on Application of Nuisance Authority, may empower them to make Regulations as to Lodging Houses.

Cases in which Two Convictions have

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occurred within
Three Months.

Power to pro-
vide Hospitals.

Penalty on any
Person, with in-
fectious Dis-
order, exposing
himself, or on
any Person in
charge of such
Sufferer causing
such Exposure.

Penalty on Per-
sons letting
Houses in
which infected
Persons have
been lodging.

a Cellar as a separate Dwelling Place, shall have taken place within the Period of Three Months, whether the Persons so convicted were or were not the same, it shall be lawful for any Two Justices to direct the closing of such Premises for such Time as they may deem necessary, and, in the Case of Cellars occupied as aforesaid, to empower the Nuisance Authority to permanently close the same, in such Manner as they may deem fit, at their own Cost.

37. The Sewer Authority, or in the Metropolis the Nuisance Authority, may provide for the Use of the Inhabitants within its District Hospitals or temporary Places for the Reception of the Sick.

Such Authority may itself build such Hospitals or Places of Reception, or make Contracts for the Use of any existing Hospital or Part of a Hospital, or for the temporary Use of any Place for the Reception of the Sick.

It may enter into any Agreement with any Person or Body of Persons having the Management of any Hospital for the Reception of the sick Inhabitants of its District, on Payment by the Sewer Authority of such annual or other Sum as may be agreed upon.

The carrying into effect this Section shall in the Case of a Sewer Authority be deemed to be One of the Purposes of the said "Sewage Utilization Act, 1865," and all the Provisions of the said Act shall apply accordingly.

Two or more Authorities having respectively the Power to provide separate Hospitals may combine in providing a common Hospital, and all Expenses incurred by such Authorities in providing such Hospital shall be deemed to be Expenses incurred by them respectively in carrying into effect the Purposes of this Act.

38. Any Person suffering from any dangerous infectious Disorder who wilfully exposes himself, without proper Precaution against spreading the said Disorder, in any Street, public Place, or public Conveyance, and any Person in charge of one so suffering who so exposes the Sufferer, and any Owner or Driver of a public Conveyance who does not immediately provide for the Disinfection of his Conveyance after it has, with the Knowledge of such Owner or Driver, conveyed any such Sufferer, and any Person who without previous Disinfection gives, lends, sells, transmits, or exposes any Bedding, Clothing, Rags, or other Things which have been exposed to Infection from such Disorders, shall, on Conviction of such Offence before any Justice, be liable to a Penalty not exceeding Five Pounds: Provided that no Proceedings under this Section shall be taken against Persons transmitting with proper Precautions any such Bedding, Clothing, Rags, or other Things for the Purpose of having the same disinfected.

39. If any Person knowingly lets any House, Room, or Part of a House in which any Person suffering from any dangerous infectious Disorder has been to any other Person without having such House, Room, or Part of a House, and all Articles therein liable

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liable to retain Infection, disinfected to the Satisfaction of a qualified Medical Practitioner as testified by a Certificate given by him, such Person shall be liable to a Penalty not exceeding Twenty Pounds. For the Purposes of this Section the Keeper of an Inn shall be deemed to let Part of a House to any Person admitted as a Guest into such Inn.

40. Where in any Place Two or more Boards of Guardians or Local Authorities have Jurisdiction, the Privy Council may, by any Order made under "The Diseases Prevention Act, 1855," authorize or require such Boards to act together for the Purposes of that Act, and may prescribe the Mode of such joint Action and of defraying the Costs thereof.

Guardians, &c.
for executing
Diseases Pre-
vention Act.

41. In any Proceedings under "The Common Lodging Houses Act, 1851," if the Inmates of any House or Part of a House allege that they are Members of the same Family, the Burden of proving such Allegation shall lie on the Persons making it.

Evidence of
Family in case
of overcrowded
Houses.

42. The Sixty-seventh Section of "The Public Health Act, 1848," relating to Cellar Dwellings, shall apply to every Place in *England and Ireland* where such Dwellings are not regulated by any other Act of Parliament, and in applying that Section to Places where it is not in force at the Time of the passing of this Act the Expression "this Act" shall be construed to mean the "Sanitary Act, 1866," and not the said "Public Health Act, 1848." In construing the said Sixty-seventh Section as applied by this Act Nuisance Authority shall be substituted for the Local Board.

Extension to
the whole of
*England and
Ireland* of
Sect. 67. of
11 & 12 Vict.
c. 63.

43. Local Boards acting in execution of "The Local Government Act, 1858," may adopt the Act to encourage the Establishment of public Baths and Wash-houses, and any Act amending the same, for Districts in which those Acts are not already in force, and when they have adopted the said Acts they shall have all the Powers, Duties, and Rights of Commissioners under the said Acts; and all Expenses incurred by any Local Board in carrying into execution the Acts referred to in this Section shall be defrayed out of the General District Rates, and all Receipts by them under the said Acts shall be carried to the District Fund Account.

Local Board in
certain Cases
may adopt
Baths and
Wash-houses
Acts.

44. When the District of a Burial Board is conterminous with the District of a Local Board of Health, the Burial Board may, by Resolution of the Vestry, and by Agreement of the Burial Board and Local Board, transfer to the Local Board all their Estate, Property, Rights, Powers, Duties, and Liabilities, and from and after such Transfer the Local Board shall have all such Estate, Property, Rights, Powers, Duties, and Liabilities as if the Local Board had been appointed a Burial Board by Order in Council under the Fourth Section of the Act of the Session of the Twentieth and Twenty-first Years of the Reign of Her present Majesty, Chapter Eighty-one.

Power to Burial
Boards in
certain Cases
to transfer
their Powers to
Local Board.

45. If any Person wilfully damages any Works or Property belonging to any Local Board, Sewer Authority, or Nuisance Authority, he shall be liable to a Penalty not exceeding Five Pounds.

Penalty for wil-
ful Damage of
Works.

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Incorporation
of Sanitary
Authorities.

46. The following Bodies, that is to say, Local Boards, Sewer Authorities, and Nuisance Authorities, if not already incorporated, shall respectively be Bodies Corporate designated by such Names as they may usually bear or adopt, with Power to sue and be sued in such Names, and to hold Lands for the Purposes of the several Acts conferring Powers on such Bodies respectively in their several Characters of Local Boards, Sewer Authorities, or Nuisance Authorities.

Extent of
Authority to
make Pro-
visional Orders
respecting
Lands under
Sect. 75. of
21 & 22 Vict.
c. 98.

47. The Authority conferred on One of Her Majesty's Principal Secretaries of State by Section Seventy-five of "The Local Government Act, 1858," to empower by Provisional Order a Local Board to put in force, with reference to the Land referred to in such Order, the Powers of "The Lands Clauses Consolidation Act, 1845," with respect to the Purchase and taking of Lands otherwise than by Agreement, shall extend and apply and shall be deemed to have always extended and applied to every Case in which, by "The Public Health Act, 1848," and "The Local Government Act, 1858," or either of them, or any Act extending or amending those Acts, or either of them, a Local Board are authorized to purchase, provide, use, or take Lands or Premises for any of the Purposes of the said Acts, or either of them, or of any such Act as aforesaid; and Sections Seventy-three and Eighty-four of "The Public Health Act, 1848," shall be construed as if the Words "by Agreement" therein respectively used had been expressly repealed by Section Seventy-five of "The Local Government Act, 1858."

Appearance of
Local Author-
ities in legal
Proceedings.

48. Any Local Board, Sewer Authority, or Nuisance Authority may appear before any Justice or Justices, or in any legal Proceeding, by its Clerk or by any Officer or Member authorized generally or in respect of any special Proceeding by Resolution of such Board or Authority, and such Person being so authorized shall be at liberty to institute and carry on any Proceeding which the Nuisance Authority is authorized to institute and carry on under the Nuisance Removal Acts or this Act.

Mode of Pro-
ceeding where
Sewer Author-
ity has made
default in pro-
viding sufficient
Sewers, &c.

49. Where Complaint is made to One of Her Majesty's Principal Secretaries of State that a Sewer Authority or Local Board of Health has made default in providing its District with sufficient Sewers, or in the Maintenance of existing Sewers, or in providing its District with a Supply of Water in Cases where Danger arises to the Health of the Inhabitants from the Insufficiency or Unwholesomeness of the existing Supply of Water, and a proper Supply can be got at a reasonable Cost, or that a Nuisance Authority has made default in enforcing the Provisions of the Nuisance Removal Acts, or that a Local Board has made default in enforcing the Provisions of the Local Government Act, the said Secretary of State, if satisfied after due Inquiry made by him that the Authority has been guilty of the alleged Default, shall make an Order limiting a Time for the Performance of its Duty in the Matter of such Complaint; and if such Duty is not performed by the Time limited in the Order, the said Secretary of State shall appoint some Person to perform the same, and shall by Order direct

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direct that the Expenses of performing the same, together with a reasonable Remuneration to the Person appointed for superintending such Performance, and amounting to a Sum specified in the Order, together with the Costs of the Proceedings, shall be paid by the Authority in default; and any Order made for the Payment of such Costs and Expenses may be removed into the Court of Queen's Bench, and be enforced in the same Manner as if the same were an Order of such Court.

50. All Expenses incurred by a Sewers Authority or Local Board in giving a Supply of Water to Premises under the Provisions of the Seventy-sixth Section of "The Public Health Act, 1848," or the Fifty-first Section of "The Local Government Act, 1858," and recoverable from the Owners of the Premises supplied, may be recovered in a summary Manner.

Recovery of certain Expenses of Water Supply.

51. All Penalties imposed by the Act of the Sixth Year of King George the Fourth, Chapter Seventy-eight, intituled *An Act to repeal the several Laws relating to Quarantine, and to make other Provisions in lieu thereof*, may be reduced by the Justices or Court having Jurisdiction in respect of such Penalties to such Sum as the Justices or Court think just.

Power to reduce Penalties imposed by 6 G. 4. c. 78.

52. Every Vessel having on board any Person affected with a dangerous or infectious Disorder shall be deemed to be within the Provisions of the Act of the Sixth Year of King George the Fourth, Chapter Seventy-eight, although such Vessel has not commenced her Voyage, or has come from or is bound for some Place in the United Kingdom; and the Lords and others of Her Majesty's most Honourable Privy Council, or any Three or more of them (the Lord President of the Council or One of Her Majesty's Principal Secretaries of State being One), may, by Order or Orders to be by them from Time to Time made, make such Rules, Orders, and Regulations as to them shall seem fit, and every such Order shall be certified under the Hand of the Clerk in Ordinary of Her Majesty's Privy Council, and shall be published in the *London Gazette*, and such Publication shall be conclusive Evidence of such Order to all Intents and Purposes; and such Orders shall be binding and be carried into effect as soon as the same shall have been so published, or at such other Time as shall be fixed by such Orders, with a view to the Treatment of Persons affected with Cholera and epidemic, endemic, and contagious Disease, and preventing the Spread of Cholera and such other Diseases as well on the Seas, Rivers, and Waters of the United Kingdom, and on the High Seas within Three Miles of the Coasts thereof, as on Land; and to declare and determine by what Nuisance Authority or Authorities such Orders, Rules, and Regulations shall be enforced and executed; and any Expenses incurred by such Nuisance Authority or Authorities shall be deemed to be Expenses incurred by it or them in carrying into effect the Nuisances Removal Acts.

Description of Vessels within Provisions of 6 G. 4. c. 78.

53. Where Notice has been given by the Nuisance Authority or their Officer or Officers, for the periodical Removal of Manure or other refuse Matter from Mews, Stables, or other Premises (whether such Notice shall be by public Announcement in the

Periodical Removal of Manure in Mews, &c.

Public Health.

Locality or otherwise), and subsequent to such Notice the Person or Persons to whom the Manure or other refuse Matter belongs shall not so remove the same, or shall permit a further Accumulation, and shall not continue such periodical Removal at such Intervals as the Nuisance Authority, or their Officer or Officers, shall direct, he or they shall be liable, without further Notice, to a Penalty of Twenty Shillings *per Day* for every Day during which such Manure or other refuse Matter shall be permitted to accumulate, such Penalty to be recovered in a summary Manner: Provided always, that this Section shall not apply to any Place where the Board of Guardians or Overseers of the Poor are the Nuisance Authority.

Recovery of Penalties.

54. Penalties under this Act, and Expenses directed to be recovered in a summary Manner, may be recovered before Two Justices in manner directed by an Act passed in the Session holden in the Eleventh and Twelfth Years of the Reign of Her Majesty Queen Victoria, Chapter Forty-three, intituled *An Act to facilitate the Performance of the Duties of Justices of the Peace out of Sessions within England and Wales with respect to summary Convictions and Orders*, or any Act amending the same.

Powers of Act cumulative.

55. All Powers given by this Act shall be deemed to be in addition to and not in derogation of any other Powers conferred on any Local Authority by Act of Parliament, Law, or Custom, and such Authority may exercise such other Powers in the same Manner as if this Act had not passed.

PART IV.

Application of Act to Ireland.

Modifications necessary for Application of Part I. to Ireland.

56. In applying the First Part of this Act to *Ireland* the following Changes shall be observed:

- (1.) The Provisions of the Sections numbered from Seventy-five to Eighty, both included, of "The Public Health Act, 1848," and Sections Fifty-one, Fifty-two, and Fifty-three of "The Local Government Act, 1858," and Section Twenty of "The Local Government Act, 1858, Amendment Act, 1861," referred to in the First Part of this Act, shall for all Purposes connected with the Execution of this Act be extended to *Ireland*:
- (2.) "The Sewage Utilization Act, 1865," shall be amended by substituting in *Ireland* the Sewer Authority, as defined by the First Schedule to this Act, for the Sewers Authority as defined by said Act.

Modifications necessary for Application of Part II. to Ireland.

57. The Nuisance Removal Acts as amended by the Second Part of this Act shall apply to *Ireland*; provided, however, that in such Application the following Changes shall be observed:

- (1.) Sewer Authority as defined by "The Sewage Utilization Act, 1865," and amended by this Act, shall in *Ireland* be the Nuisance Authority for executing the Nuisance Removal Acts:
- (2.) The Expenses of executing the Nuisance Removal Acts shall be defrayed out of the Funds herein-after provided:

(3.) The

Public Health.

(3.) The Penalties shall be recovered in the Manner herein-after provided :

(4.) The Expressions "Mayor, Aldermen, and Burgesses," "Council," "Borough Rate," "Borough Fund," and "Town Rate," shall in the First Schedule hereto have respectively the same Meaning as in the Acts for the Regulation of Municipal Corporations in *Ireland* :

(5.) For the Purposes of the Twenty-second Section of "The Nuisance Removal Act, 1855," the Nuisance Authority shall in *Ireland* have the Power of entering Land conferred by "The Sewage Utilization Act, 1865," and shall have the same Power of levying Assessments under the said Section that they have of levying any other Rates they are authorized by Law to impose.

58. In *Ireland*, the Nuisance Authority, not being the Guardians of the Poor, shall pay all Expenses incurred by them in carrying the Nuisance Removal Acts into effect out of the Fund in the First Schedule in that Behalf mentioned, and where such Fund arises wholly or in part from Rates shall have, in addition to their existing Powers of Rating, all such Powers for making and levying any extra Rate, if necessary, respectively, as in the Case of any Rate authorized to be made under the Provisions of the respective Acts of Parliament under which the Nuisance Authorities are constituted or authorized to levy Rates ; and all Provisions of such Acts respectively shall be applicable in respect thereof ; provided that when the Rates to be assessed by such Authority are limited by Law to a certain rateable Amount, such Limitation shall not apply or extend to Expenses incurred in carrying this Act into execution ; and it shall be lawful for such Authority to assess the Expenses under this Act in addition to such limited Assessment.

How Expenses to be defrayed in *Ireland* when Nuisance Authority not a Board of Guardians.

59. In *Ireland*, a Nuisance Authority, being Guardians of the Poor, shall pay all Expenses incurred by them in carrying this Act into effect out of the Poor Rates of the Union, and charge the same to the Union, or any Electoral Division or Electoral Divisions thereof, in such Manner as the Poor Law Commissioners shall from Time to Time, by general Orders applicable to Classes of Cases, or by Order in any particular Case, direct.

When Board of Guardians is Nuisance Authority, how Expenses to be defrayed.

60. In *Ireland*, Penalties under this Act and Expenses or Compensation directed to be recovered in a summary Manner, and Nuisances and other Offences liable to be prosecuted summarily, shall be recovered and prosecuted in manner directed by "The Petty Sessions (*Ireland*) Act, 1851," or any Act amending the same ; and all Penalties recovered by any Authority under this Act shall be paid to them respectively, and by them applied in aid of their Expenses under this Act.

Recovery of Penalties in *Ireland*.

Any Order authorized to be made by Justices under this Act shall be deemed to be an Order made upon a Complaint on which Justices are authorized to make Orders under the last-mentioned Act.

61. In applying the Provisions of Part III. of this Act to *Ireland* the following Changes shall be observed :

Modifications necessary for Application of

*Public Health.***Part III. to
Ireland.**

- (1.) Applications for Power to make Regulations as to Lodging Houses may be made by any Nuisance Authority, except a Board of Guardians, and shall be made to the Lord Lieutenant in Council, and the said Lord Lieutenant in Council shall have the Power of declaring the Enactments as to Lodging Houses in the Third Part of this Act to be in force in any Nuisance District:
- (2.) The said Lord Lieutenant in Council shall have and exercise the Power, in respect of Boards of Guardians acting together, vested in the Privy Council by the said Third Part of this Act:
- (3.) In *Ireland*, any Nuisance Authority, except a Board of Guardians, may exercise the Powers conferred on Local Boards acting in the Execution of "The Local Government Act, 1858," by the said Third Part of this Act:
- (4.) Sewer and Nuisance Authorities in *Ireland* shall be incorporated for the Purposes of this Act by the Names set forth in the said First Schedule hereto; and such Sewer or Nuisance Authorities may hold Lands by such Names for the Purposes of Burial Ground (*Ireland*) Act, 1856:
- (5.) The Penalties under the Third Part of this Act shall be recovered in like Manner as herein-before provided with respect to Penalties under the Second Part of this Act.

**Modifications
necessary for
Application of
Disease Pre-
vention Act to
Ireland.**

62. "The Diseases Prevention Act, 1855," as amended by "The Nuisance Removal and Disease Prevention Amendment Act, 1860," and this Act, shall extend to *Ireland*: Provided, however, that in such Application the following Changes shall be observed:

- (1.) The Lord Lieutenant in Council shall have the Power with respect to *Ireland* which the Privy Council has under such Provisions for Prevention of Disease in *England*:
- (2.) The Commissioners for administering the Laws for the Relief of the Poor in *Ireland*, herein-after called the Poor Law Commissioners, shall be the Authority in *Ireland* for issuing Regulations to carry the Provisions of said Act into effect:
- (3.) The Regulations of the Poor Law Commissioners shall be authenticated in like Manner as Orders of theirs under "The Dispensary Act, 1851," Stat. 14 & 15 *Vict.* c. 68. Sect. 8.:
- (4.) In defraying the Expenses of the Prevention of Disease out of the Poor Rate of the Union under this Act the Guardians of the Poor shall charge the same to the Union, or any Dispensary District or Electoral Division or Divisions thereof, in such Manner as the Poor Law Commissioners shall from Time to Time, by General Orders applicable to Classes of Cases, or by Orders in particular Cases, direct.

**Committee and
Officers under
Dispensaries
Act to aid**

63. In *Ireland*, all Committees, Inspectors, Medical Officers, and other Persons appointed or employed under the Powers of Statute Fourteenth and Fifteenth *Victoria*, Chapter Sixty-eight, ("The Dispensaries Act, 1851,") shall and they are hereby required

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joined within their respective Districts to aid the Local Authority, and such Officers or Persons as they shall appoint or employ, in the Superintendence and Execution of any Directions and Regulations which may at any Time be issued by the Poor Law Commissioners for the Time being under the Authority and by virtue of this Act.

Local Authority
in execution of
this Act.

64. In *Ireland*, the Provisions of "The Dispensary Act, 1851" (Statute 14 & 15 *Vict.* c. 68.), with respect to the Duties and Appointment of Medical Inspectors, shall be incorporated with this Act, and the Prevention of Disease and Inquiry into Public Health under this Act shall be deemed One of the Purposes for which such Medical Inspectors have been or may be appointed, in like Manner as if its Provisions had been referred to in the said Act of 1851, instead of the Provisions of the said "Nuisance Removal and Diseases Prevention Act of 1848."

The Provisions
of 14 & 15 *Vict.*
c. 68. as to
Duties, &c. of
Medical Inspectors
in Ireland
incorporated.

65. In *Ireland*, whenever in compliance with any Direction or Regulation of the Poor Law Commissioners which they may be empowered to make under the Laws for the Time being as to the Public Health, any Medical Officer of a Union or Dispensary District, or any other Medical Practitioner specially employed by the Guardians for the Purpose, shall perform any extra Medical Service in any Union or Part of a Union, it shall and may be lawful for the Guardians of the Union to determine, subject to the Approval of the said Commissioners, and if they shall not approve the Amount determined by the Guardians, for the said Commissioners to fix by Order under their Seal, such Remuneration, proportioned to the Nature and Extent of such Services as aforesaid, as to them shall appear just and reasonable; and the Amount of such Remuneration shall be paid to such Medical Officer or other Medical Practitioner by the Guardians of the Union out of the Rates raised for the Relief of the Poor, and shall be charged either to the Union at large, or to such Part or Parts of the Union, according to the Nature of the Case, as the said Commissioners shall in each Case direct.

Remuneration
to Medical
Practitioners
for Services
under the Di-
rections and
Regulations of
the Poor Law
Commissioners
in Ireland.

66. The Lord Lieutenant in Council may from Time to Time direct the Poor Law Commissioners to cause to be made such Inquiries as the Lord Lieutenant in Council see fit in relation to any Matters concerning the Public Health in any Place or Places in *Ireland*, and the Poor Law Commissioners shall report the Result of such Inquiries to the Lord Lieutenant in Council.

Poor Law
Commissioners
to make Public
Health Inqui-
ries in Ireland.

67. Publication shall be made in the *Dublin Gazette* in any Case in *Ireland* where Publication in the *London Gazette* is required in *England*.

Publication in
Ireland to be in
Dublin Gazette.

68. All Powers relating to the Execution of this Act in *England*, and by this Act vested in One of Her Majesty's Principal Secretaries of State, shall, with regard to the Execution of this Act in *Ireland*, in all Cases not herein-before expressly provided for, be vested in the Lord Lieutenant or other Chief Governor or Governors of *Ireland*; and all Powers relating to the Execution of this Act in *England*, and by this Act vested in the Privy Council in *England*, shall, with regard to the Execution of this Act in *Ireland*, in all Cases not herein-before expressly provided

Powers of
Secretary of
State and of
Privy Council
in *England* to be
exercised in *Ire-*
land by the Lord
Lieutenant.

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provided for, be vested in the Lord Lieutenant in Council in *Ireland*.

Repeal of
Statutes
applicable
to Ireland.

69. From and after the passing of this Act the Acts set forth in the Second Schedule hereto shall be repealed, so far as they are still in force: Provided always, that all Proceedings commenced or taken under the said Acts and not yet completed may be proceeded with under said Acts, and that all Contracts and Works undertaken by virtue of said Acts shall continue and be effective as if said Acts had not been repealed.

SCHEDULES.

FIRST SCHEDULE.

APPLICATION TO IRELAND.

Description of Sewers and Nuisance Authority in Ireland.	Description of Sewers and Nuisance District in Ireland.	Corporate Name for the Purpose of suing or being sued, or holding Property, under the Provisions of this Act.	Rate or Fund out of which Expenses incurred by Sewers or Nuisance Authority under this Act to be defrayed.
The Right Honorable the Lord Mayor, Aldermen, and Burgesses, acting by the Town Council.	The City of Dublin.	The Right Honorable the Lord Mayor, Aldermen, and Burgesses of the City of Dublin.	The Borough Rate or Borough Fund.
The Mayor, Aldermen, and Burgesses, acting by the Town Council.	Towns Corporate, with Exception of Dublin.	The Mayor, Aldermen, and Burgesses of the City or Town of —	The Borough Rate or Borough Fund.
The Town Commissioners.	Towns having Town Commissioners, under the Towns Improvement (Ireland) Act, 1854 (17 & 18 Vict. c. 113), or under any Local Act.	The Town Commissioners of —	
The Township Commissioners.	Townships having Commissioners under Local Acts.	The Township Commissioners of —	
The Commissioners appointed by virtue of an Act made in the 9th Year of the Reign of George the Fourth, intituled "An Act to make Provision for the lighting, cleansing, and watching of Cities and Towns Corporate and Market Towns in Ireland in certain Cases."	Towns under such Commissioners.	The Lighting and Cleansing Commissioners of the Town of —	Any Rate levied by the Commissioners.

Public Health.

Description of Sewers and Nuisance Authority in Ireland.	Description of Sewers and Nuisance District in Ireland.	Corporate Name for the Purpose of suing or being sued, or holding Property, under the Provisions of this Act.	Rate or Fund out of which Expenses incurred by Sewers or Nuisance Authority under this Act to be defrayed.
The Municipal Commissioners.	Towns having Municipal Commissioners, under 3 & 4 Vict. c. 108.	The Municipal Commissioners of —	The Town Fund.
The Guardians of the Poor of each Union.	Such Part of each Union as is not under another Sewer or Nuisance Authority.	The Guardians of the Poor of the — Union.	The Poor Rate of Union.

SECOND SCHEDULE.

Statutes repealed.

Local Boards of Health Act for Ireland, 1818 ; Statute 58 Geo. 3. c. 47. ss. 10 to 15 inclusive.

Officers of Health Act for Ireland, 1819 ; Statute 59 Geo. 3. c. 41.

Nuisance Removal and Disease Prevention Act, 1848.

Nuisance Removal and Disease Prevention Act, 1849.

C A P. XCI.

An Act to apply a Sum out of the Consolidated Fund and the Surplus of Ways and Means to the Service of the Year ending Thirty-first *March* One thousand eight hundred and sixty-seven, and to appropriate the Supplies granted in this Session of Parliament.

[10th August 1866.]

SCHEDULES to which this Act refers.

SCHEDULE (A.)—WAYS AND MEANS.

PART 1st.

SCHEDULE of WAYS AND MEANS referred to in Section 10 of this Act ; viz. :

For the Year 1865-6 :

Granted per Act 29 Vict., Cap. 6, for the Service of the	£	s.	d.
Year ending 31st March 1866	-	-	-
	1,137,772	-	-

For the Year 1866-7 :

Granted for the Service of the Year ending 31st March 1867 ; viz. :			
Per Act 29 Vict., Cap. 13	-	-	-
Per Section 1 of this Act	-	-	-
Per Section 9 of this Act (being Surplus Ways and Means granted for the Service of preceding Years)	-	-	-
	767,600	2	4

Total Grants of WAYS AND MEANS to meet the following SUPPLIES	£	s.	d.	
	1865-6	1,137,772	-	-
	1866-7	39,429,230	17	7
				£40,567,002 17 7

Consolidated Fund (Appropriation).

PART 2nd.

ABSTRACT of the SUPPLIES granted by this Act.

For the Year 1865-6, Supplemental :			£	s.	d.
Advances for New Zealand War - (Section 11)	-	-	764,829	-	-
Deficiencies on Grants for Civil Services	-	- (Section 12, Schedule B.)	374,753	17	7
For the Year 1866-7 :			£		
Navy Services	- (Sec. 13, Schedule C.)	-	10,434,735	-	-
Army Services	- (Sec. 14, Schedule D.)	-	14,340,000	-	-
Civil Services, Class I.	(Sec. 15, Schedule E.)	945,906			
Class II.	(Sec. 16, Schedule F.)	1,585,056			
Class III.	(Sec. 17, Schedule G.)	2,970,833			
Class IV.	(Sec. 18, Schedule H.)	1,387,515			
Class V.	(Sec. 19, Schedule I.)	523,882			
Class VI.	(Sec. 20, Schedule J.)	344,766			
Class VII.	(Sec. 21, Schedule K.)	240,498			
			7,998,436	-	-
Marriage Portion of H.R.H. Princess Helena	- - - (Sect. 22)	-	30,000	-	-
Revenue Departments	- - (Sec. 23, Schedule L.)	-	5,017,698	-	-
Post Office Packet Service	- (Sec. 24)	-	821,164	-	-
Advances for New Courts of Justice and Offices	- - - (Sec. 25)	-	660,000	-	-
Advances for Greenwich Hospital and School	- - - (Sec. 26)	-	125,367	0	0
Total of SUPPLIES chargeable upon the above WAYS AND MEANS			40,567,002	17	7

SCHEDULE (B.)

SCHEDULE of SUMS comprised in the Sum of 374,753*l.* 17*s.* 7*d.* granted by Section 12 to make good Deficiencies on the several Grants for Civil Services herein particularly mentioned for prior Years ended on the 31st Day of March 1865.

			£	s.	d.
CLASS I.	{	British Embassy Houses abroad	68	15	9
		Industrial Museum, Edinburgh	1,612	15	9
		Probate Court and Registries	39	8	3
		Office of Works, Salaries, &c.	89	17	10
CLASS III.	{	Law Charges, England	3,498	-	-
		Criminal Prosecutions, England	5,814	-	-
		Law Charges, &c., Ireland	3,691	-	-
		Court of Bankruptcy, Ireland	247	-	-
		Transportation of Convicts	2,647	-	-
CLASS IV.	{	Convict Services in the Colonies	234,665	-	-
		Scientific Works and Experiments	371	-	-

Consolidated Fund (Appropriation).

		£	s.	d.
CLASS V.	Clergy, North America - - -	441	-	-
	Justices, West Indies - - -	2,717	-	-
	Western Coast of Africa - - -	21,880	-	-
	Orange River Territory - - -	269	-	-
	Captured Negroes, &c. - - -	16,385	-	-
CLASS VI.	Services in China, &c. - - -	63,448	-	-
	Superannuation, &c. Allowances - - -	2,189	-	-
	Meath Hospital - - -	247	-	-
CLASS VII.	Dues under Treaties of Reciprocity - - -	14,355	-	-
	Inspection of Corn Returns - - -	79	-	-
TOTAL - - -		374,753	17	7

SCHEDULE (C.)—SUPPLIES.

NAVY.

SCHEDULE of SUMS comprised in the Sum of 10,434,735*l.* granted by Section 13 of this Act to defray the Charges of the NAVY SERVICES herein particularly mentioned, which will come in course of Payment during the Year ending on the 31st Day of March 1867 ; viz. :—

No.		Sums not exceeding
		£
1.	For Wages to 68,400 Seamen and Marines - -	2,866,559
2.	For Victuals and Clothing for Seamen and Marines - -	1,235,188
3.	For Salaries of the Officers and Contingent Expenses of the Admiralty Office - - -	173,655
4.	For Salaries and Expenses of the Coast Guard Service, the Royal Naval Coast Volunteers, and Royal Naval Reserve - - -	274,119
5.	For Salaries of the Officers and Contingent Expenses of the several Scientific Departments of the Navy - -	63,958
6.	For Salaries of the Officers and Contingent Expenses of Her Majesty's Naval Establishments at home and abroad - -	1,376,971
7.	For Salaries of the Officers and Contingent Expenses of Her Majesty's Victualling Yards and Transport Establishments at home and abroad - - -	85,624
8.	For Naval Medical Establishments at home and abroad - -	59,289
9.	For Royal Marine Divisions - - -	15,550
10.	For Naval Stores for the building, Repair, and Outfit of the Fleet - - -	1,003,501
10.	For Steam Machinery for Her Majesty's Ships and Vessels, and for Payments to be made for Ships and Vessels building or to be built by Contract - - -	338,000
11.	For New Works, Buildings, Machinery, and Repairs in the Naval Establishments - - -	892,865
12.	For Medicines and Medical Stores - - -	75,664
13.	For Martial Law and Law Charges - - -	20,605

Consolidated Fund (Appropriation).

No.		Sums not exceeding
		£
14.	For divers Naval Miscellaneous Services - - -	105,950
15.	For Half Pay, Reserved Half Pay, and Retirement to Officers of the Navy and Royal Marines - - -	701,708
{	16. For Military Pensions and Allowances - - -	528,904
	16. For Civil Pensions and Allowances - - -	213,837
17.	For Freight of Ships, for the victualling and Conveyance of Troops on account of the Army - - -	402,788
TOTAL NAVY SERVICES - - - £		10,434,735

SCHEDULE (D).—SUPPLIES.

ARMY.

SCHEDULE of SUMS comprised in the Sum of 14,340,000*l.* granted by Section 14 of this Act to defray the Charges of the ARMY SERVICES herein particularly mentioned, which will come in course of Payment during the Year ending on the 31st Day of March 1867; viz. :—

No.		Sums not exceeding
		£
1.	For the General Staff and Regimental Pay, Allowances, and Charges of Her Majesty's Land Forces at home and abroad, exclusive of India - - -	5,362,400
2.	For the Commissariat Establishment, Services, and Movement of Troops - - -	1,134,800
3.	For Clothing Establishments, Services, and Supplies -	454,400
4.	For the Barrack Establishment, Services, and Supplies -	603,300
5.	For Divine Service - - -	41,100
6.	For Martial Law - - -	22,000
7.	For the Medical Establishments, Services, and Supplies -	246,500
8.	For the Disembodied Militia - - -	842,600
9.	For the Yeomanry - - -	85,200
10.	For the Volunteers - - -	348,100
11.	For the Enrolled Pensioners and Army Reserve Forces -	45,000
12.	For the Manufacturing Departments - - -	1,105,800
13.	For Warlike Stores - - -	533,000
14.	For the Superintending Establishment of, and the Expenditure for, Works, Buildings, and Repairs at home and abroad - - -	842,200
15.	For Military Education - - -	162,400
16.	For the Surveys of the United Kingdom - - -	88,300
17.	For Miscellaneous Services - - -	94,800
18.	For the Administration of the Army - - -	212,800
19.	For Rewards for Military Service - - -	26,100

Consolidated Fund (Appropriation).

No.		Sums not exceeding
		£
20.	For the Pay of General Officers - - -	72,600
21.	For the Pay of Reduced and Retired Officers - -	457,200
22.	For Widows Pensions and Compassionate Allowances -	161,300
23.	For Pensions and Allowances to Wounded Officers -	26,700
24.	For Chelsea and Kilmainham Hospitals, and the In-pension thereof - - -	34,600
25.	For the Out-pensioners of Chelsea Hospital, &c. - -	1,173,900
26.	For Superannuation Allowances, &c. - - -	135,900
27.	For the Non-effective Services of the Disembodied Militia and Yeomanry Cavalry - - -	27,000
TOTAL ARMY SERVICES - - - £		14,340,000

SCHEDULE (E.)—SUPPLIES.

CIVIL SERVICES.—CLASS I.

SCHEDULE of SUMS granted by Section 15 of this Act to defray the Charges of the several CIVIL SERVICES herein particularly mentioned, which will come in course of Payment during the Year ending on the 31st Day of March 1867; viz. :—

No.		Sums not exceeding
		£
1.	For the Maintenance and Repair of the Royal Palaces -	48,925
2.	For the Maintenance and Repair of Public Buildings; for providing the necessary Supply of Water for the same; for Rents of Houses for the temporary Accommodation of Public Departments, and Charges attendant thereon -	105,437
3.	For the Supply and Repair of Furniture in the Public Departments - - -	12,000
4.	For maintaining and keeping in repair the Royal Parks, Pleasure Gardens, &c. - - -	98,769
5.	For Works and Expenses at the New Houses of Parliament -	61,090
6.	For the Maintenance and Repairs of Embassy Houses, &c. at Paris and Madrid - - -	1,485
7.	For the Maintenance and Repairs of the Embassy Houses, Chapel, Consular Offices, Hospital, Surgeon's House, and Prison at Constantinople - - -	3,000
8.	For Expenses connected with the Bridge at Westminster -	7,525
9.	For erecting a new Office for the Secretary of State for Foreign Affairs - - -	63,500
10.	For the Purchase of Land and Houses near Downing Street Site for Public Offices - - -	58,000

Consolidated Fund (Appropriation).

No.	Sums not exceeding
£	
11. For Expenses connected with the Probate Court and Registries - - - - -	23,500
12. For enlarging the Public Record Repository, and providing the necessary Fittings - - - - -	27,070
13. For completing the Stylobate, &c. of the Nelson Column in Trafalgar Square - - - - -	6,000
14. For the Extension of the Buildings of the Patent Office - - - - -	11,600
15. Towards the Purchase of a Site for the Enlargement of the National Gallery - - - - -	50,000
16. For erecting a Building for the Use of the University of London - - - - -	20,000
17. For the Repair and Restoration of the Chapter House at Westminster - - - - -	7,000
18. For One Half of the Expense of erecting, improving, and maintaining Court Houses or Offices for the Sheriff Courts in Scotland - - - - -	30,000
19. For Contributions in aid of Local Assessments for the Relief of the Poor in respect of certain Descriptions of Government Property - - - - -	27,000
20. For a Contribution towards the Establishment and Maintenance of a Fire Brigade in the Metropolis - - - - -	2,500
21. For constructing certain Harbours of Refuge - - - - -	82,000
22. For Works and Expenses at the new Packet Harbour and Harbour of Refuge at Holyhead, for Portpatrick Harbour, and for Works at Spurn Point - - - - -	42,111
23. For erecting, repairing, and maintaining the several Public Buildings in the Department of the Commissioners of Public Works in Ireland - - - - -	90,663
24. For the Construction of new Record Buildings at the Four Courts, Dublin - - - - -	2,571
25. For the Purchase or Erection of Buildings for the Queen's University in Ireland - - - - -	7,000
26. For the Restoration of the Works of the Ulster Canal - - - - -	5,000
27. For erecting and maintaining certain Lighthouses abroad - - - - -	38,160
28. Towards the Erection in the Isle of Man of an Asylum for the Reception of Criminal and other Lunatics - - - - -	2,000
29. For the Erection of a Monument in the Collegiate Church of St. Peter's, Westminster, to the Memory of the late Right Honourable Viscount Palmerston - - - - -	2,000
30. For Works at Landguard Point, near Harwich Harbour, under Act 26 & 27 Vict. Cap. 71. - - - - -	10,600
TOTAL CIVIL SERVICES, CLASS I. - - - - -	945,906

Consolidated Fund (Appropriation).

SCHEDULE (F.)—SUPPLIES.

CIVIL SERVICES.—CLASS II.

SCHEDULE of SUMS granted by Section 16 of this Act to defray the Charges of the several CIVIL SERVICES herein particularly mentioned, which will come in course of Payment during the Year ending on the 31st Day of March 1867; viz. :—

No.	Sums not exceeding
1. For Salaries and Expenses in the Offices of the Two Houses of Parliament and for Allowances to Retired Officers -	£ 71,421
2. For Salaries and Expenses of the Department of Her Majesty's Treasury - - -	52,432
3. For Salaries and Expenses of the Office of Her Majesty's Secretary of State for the Home Department - -	26,471
4. For Salaries and Expenses in the Department of Her Majesty's Secretary of State for Foreign Affairs - - -	63,840
5. For Salaries and Expenses in the Department of Her Majesty's Secretary of State for the Colonies - - -	32,124
6. For Salaries and Expenses in the Department of Her Majesty's Most Honourable Privy Council - - -	25,739
7. For Salaries and Expenses in the Office of the Committee of Privy Council for Trade, including the Office of the Registrar of Merchant Seamen, the Joint Stock Companies Registration Office, and the Designs Office - - -	65,285
8. For Salary of the Lord Privy Seal, and the Salaries and Expenses of his Establishment - - -	2,938
9. For conducting the Business of the Civil Service Commission	9,007
10. For Salaries and Expenses in the Department of Her Majesty's Paymaster General - - -	20,558
11. For Salaries and Expenses in the Office of the Comptroller General of the Exchequer - - -	5,558
12. For Salaries and Expenses of the Office of the Commissioners of Her Majesty's Works and Public Buildings - -	32,226
13. For Salaries and Expenses of the Office of Woods, Forests, and Land Revenues - - -	28,815
14. For Salaries and Expenses of the Department of Public Records	22,119
15. For Expenses connected with the Administration of the Laws relating to the Poor - - -	242,984
16. For the Establishment of the Mint, including Expenses of the Coinage - - -	49,182
17. For Salaries and Expenses of the Inspectors of Factories, Mines, Fisheries, Alkali Works, and Proving Establishments	39,462
18. For Salaries of the Department of the Queen's and Lord Treasurer's Remembrancer in the Exchequer, Scotland, of certain Offices in Scotland, and other Expenses formerly paid from the Hereditary Revenue - - -	6,242

Consolidated Fund (Appropriation).

No.	Sums not exceeding
	£
19. For Salaries of the Officers and Attendants of the Household of the Lord Lieutenant of Ireland - - -	6,413
20. For Salaries and Expenses of the Offices of the Chief Secretary to the Lord Lieutenant of Ireland in Dublin and London - - -	15,667
21. For Salaries and Expenses of the Office of Public Works in Ireland - - -	23,906
22. For Salaries and Expenses in the Department of the Commissioners for auditing the Public Accounts - - -	36,866
23. For the Expense of the Copyhold, Inclosure, and Tithe Commission - - -	20,107
24. For the Imprest Expenses of the Copyhold, Inclosure, and Tithe Commission, under the Inclosure and Drainage Acts - - -	12,890
25. For Salaries and Expenses in the Departments of the Registrars General of Births, &c. in London, Dublin, and Edinburgh - - -	66,796
26. For Salaries and Expenses in the National Debt Office - - -	15,253
27. For Salaries and Expenses of the Establishments under the Public Works Loan Commissioners, and the West India Islands Relief Commissioners - - -	3,935
28. For certain Expenses of the Office of the Commissioners in Lunacy in England, and the Salaries and Expenses of the Board of Lunacy in Scotland, and of the Office of the Inspectors of Lunatic Asylums in Ireland, including Allowances for Architect and Secretary of the Board of Control of Lunatic Asylums in Ireland - - -	13,735
29. For Salary and Expenses of the General Superintendent of County Roads in South Wales - - -	1,223
30. For Salaries and Expenses in the Departments of the Registrars of Friendly Societies in England, Scotland, and Ireland - - -	2,404
31. For Salaries and Expenses of the Charity Commission for England and Wales - - -	18,673
32. For Salaries and Expenses of the Office in London under the Local Government Act, and for the Expense of the Inspection of Burial Grounds in England and Wales - - -	6,835
33. For Salaries and Expenses of the Office of Land Revenue Records and Inrolments in London, and of the Landed Estates Record Office in Dublin - - -	2,399
34. For Expenses connected with Quarantine Arrangements - - -	1,444
35. For Her Majesty's Foreign and other Secret Services - - -	32,000
36. For Stationery, Printing, and Binding, and Printed Books for the several Public Departments, and for Stationery, Printing, &c. for the Two Houses of Parliament, including the Expense of the Stationery Office - - -	357,087
37. For Postage of Letters on the Public Service in the several Departments - - -	151,020
TOTAL CIVIL SERVICES, CLASS II. - - -	£ 1,585,056

Consolidated Fund (Appropriation).

SCHEDULE (G.)—SUPPLIES.

CIVIL SERVICES.—CLASS III.

SCHEDULE of SUMS granted by Section 17 of this Act to defray the Charges of the several CIVIL SERVICES herein particularly mentioned, which will come in course of Payment during the Year ending on the 31st Day of March 1867; viz. :—

ENGLAND.		Sums not exceeding
No.		£
1.	For Law Charges, and for Salaries, Allowances, and Incidental Expenses, including Prosecutions relating to Coin, in the Department of the Solicitor for the Affairs of Her Majesty's Treasury - - - - -	35,940
2.	For Prosecutions at Assizes and Quarter Sessions, formerly paid out of County Rates, including Adjudications under the Criminal Justice Act, Sheriffs' Expenses, Salaries in lieu of Fees to Clerks of Assize and other Officers, and for Compensation to Clerks of the Peace under the same Act - -	188,567
3.	For Police in Counties and Boroughs in England and Wales, and for Police in Scotland - - - - -	263,650
4.	For Crown Office, Queen's Bench - - - - -	3,810
5.	For Salaries and Expenses in the Offices of the Registrar and Marshal of the High Court of Admiralty, and for Expenses of the Admiralty Court, Dublin - - - - -	12,520
6.	For Salaries and Expenses of the First Commissioner of the late Insolvent Debtors' Court, and of the Clerks and Officers of the said late Court now acting in the Court of Bankruptcy and in the Offices connected therewith - -	8,236
7.	For Salaries and Expenses of the Courts of Probate and Divorce and Matrimonial Causes - - - - -	85,430
8.	For Salaries and Expenses connected with the County Courts - - - - -	160,821
9.	For Salaries and Expenses of the Office of Land Registry - -	5,280
10.	For the Police Courts of the Metropolis - - - - -	23,093
11.	For the Metropolitan Police - - - - -	163,071
12.	For Remuneration to Revising Barristers in England and Wales - - - - -	17,850
13.	For Annuities by way of Compensation falling due under the Divorce and Matrimonial Causes Act - - - - -	658
14.	For Compensations and Retiring Annuities of certain Holders of abolished Offices under the Bankruptcy Act, 1861 -	15,555
SCOTLAND.		
15.	For Salaries and Incidental Expenses connected with Criminal Proceedings in Scotland - - - - -	70,512
16.	For Salaries and Expenses of the Officers of the Courts of Law and Justice in Scotland - - - - -	43,880

Consolidated Fund (Appropriation).

		Sums not exceeding
		£
No.		
17.	For Salaries and Expenses of the Legal Branch of the Exchequer - - - - -	1,630
18.	For Salaries and Expenses of the several Offices in Her Majesty's General Register House, Edinburgh - - -	19,511
IRELAND.		
19.	For the Expense of Criminal Prosecutions and other Law Charges - - - - -	65,214
20.	For Salaries and Expenses of certain Officers of the Court of Chancery - - - - -	5,877
21.	For Salaries and Expenses of the Courts of Queen's Bench, Common Pleas, and Exchequer, and of Offices connected with those Courts - - - - -	14,762
22.	For Salaries of the Registrars to the Judges on Circuit - -	4,407
23.	For Compensations to Seneschals and other Officers of Manor Courts - - - - -	2,031
24.	For Salaries and Expenses in the Office for the Registration of Judgments - - - - -	2,888
25.	For Salaries and Expenses of the Office for the Registration of Deeds - - - - -	13,086
26.	For Fees to Advocates appointed to act as Commissioners of the High Court of Delegates - - - - -	100
27.	For Salaries of the Judges and Officers and the incidental Expenses of the Court of Bankruptcy and Insolvency, and the Compensations awarded under the Act of the Twentieth and Twenty-first Years of Her Majesty, Chapter Sixty - - - - -	6,899
28.	For Salaries of the Court of Probate, and the Expenses of the said Court, and of the District Registries - - - - -	10,668
29.	For Salaries and Expenses of the Landed Estates Court - -	11,902
30.	For Salaries of Process Servers - - - - -	8,500
31.	For Remuneration to Revising Barristers in the City of Dublin - - - - -	420
32.	For Salaries of the Police Justices, and for the Expense of the Divisional Police Courts and the Metropolitan Police, Dublin - - - - -	52,200
33.	For the Constabulary Force - - - - -	831,535
34.	For Expenses of the Four Courts Marshalsea Prison, Dublin - -	2,714
35.	For Inspection and General Superintendence over all the Prisons and certified Reformatories and Industrial Schools in the United Kingdom - - - - -	19,790
36.	For Government Prisons and Convict Establishments at home - - - - -	339,492
37.	For Maintenance of Prisoners in County Gaols, Reformatory Institutions, and Lunatic Asylums; and for the Expenses of the Removal of Convicts - - - - -	286,184
38.	For Transportation of Convicts, &c. - - - - -	21,684
39.	For the Convict Establishments in the Colonies - - - - -	155,466
TOTAL CIVIL SERVICES, CLASS III. - - - - -		£ 2,970,833

Consolidated Fund (Appropriation).

SCHEDULE (H).—SUPPLIES.

CIVIL SERVICES.—CLASS IV.

SCHEDULE of SUMS granted by Section 18 of this Act to defray the Charges of the several CIVIL SERVICES herein particularly mentioned, which will come in course of Payment during the Year ending on the 31st Day of March 1867 ; viz. :—

	Sums not exceeding
	£
1. For Public Education in Great Britain - - -	694,530
2. For the General Management of the Department of Science and Art, and of the Establishments connected therewith -	173,928
3. For Public Education in Ireland under the Commissioners of National Education in Ireland - - -	336,130
4. For Salary of the Secretary and the Expenses of the Office of the Commissioners of Education in Ireland - -	780
5. For the University of London - - -	8,793
6. For Grants to Scottish Universities - - -	19,857
7. For the Queen's University in Ireland - - -	2,452
8. For the Queen's Colleges in Ireland - - -	4,250
9. For the Royal Irish Academy - - -	700
10. For the Establishment and Expenses of the National Gallery of Ireland, and for the Purchase of Pictures - -	2,000
11. For Salaries of the Theological Professors, and the incidental Expenses of the General Assembly's College at Belfast, and for Retired Allowances to Professors of the Belfast Academical Institution - - -	2,500
12. For Salaries and Expenses of the British Museum Establishment, including the Expense of Buildings, Furniture, Fittings, &c. - - -	102,744
13. For the Expenses of the National Gallery, including the Purchase of Pictures - - -	15,892
14. For the Formation of the Gallery of Portraits of the most eminent Persons in British History - - -	1,650
15. For Magnetic and Meteorological Observations, &c. - -	7,059
16. For preliminary Expenses on account of the Management of the British Department of the Universal Exhibition at Paris in 1867 - - -	12,000
17. For Grants in Aid of the Expenditure of certain Learned Societies in Great Britain - - -	2,300
TOTAL CIVIL SERVICES, CLASS IV. - - -	£ 1,387,515

Consolidated Fund (Appropriation).

SCHEDULE (I.)—SUPPLIES.

CIVIL SERVICES.—CLASS V.

SCHEDULE of SUMS granted by Section 19 of this Act to defray the Charges of the several CIVIL SERVICES herein particularly mentioned, which will come in course of Payment during the Year ending on the 31st Day of March 1867 ; viz. :—

No.		Sums not exceeding
		£
1.	For the Civil Establishment of the Bermudas - - -	4,200
2.	For the Ecclesiastical Establishment of the British North American Provinces - - -	3,513
3.	For the Indian Department in Canada - - -	1,000
4.	For the Salaries and Allowances of the Governors, Lieutenant Governors, and others in the West Indies, and certain other Colonies - - -	23,178
5.	For Salaries and Allowances of the Stipendiary Justices in the West Indies - - -	6,750
6.	For the Civil Establishments on the Western Coast of Africa - - -	43,000
7.	For the Island of Saint Helena - - -	4,924
8.	For the Orange River Territory (Cape of Good Hope) - - -	500
9.	For Heligoland - - -	1,100
10.	For the Falkland Islands - - -	5,875
11.	For Labuan - - -	3,644
12.	For the Pitcairn's Islanders in Norfolk Island - - -	300
13.	For the Emigration Board and Emigration Officers at the different Ports of this Kingdom, and for certain other Expenses connected with Emigration - - -	10,418
14.	For the Expedition to the Niger River - - -	3,500
15.	On account of the Treasury Chest - - -	2,920
16.	For Bounties on Slaves and Tonnage Bounties, for Expenses incurred for the Support and Conveyance of captured Negroes, and for other Charges under the Acts for the Abolition of the Slave Trade - - -	39,000
17.	For Salaries and Expenses of the Mixed Commissions established under the Treaties with Foreign Powers for suppressing the Traffic in Slaves - - -	10,450
18.	For the Consular Establishments abroad - - -	165,978
19.	For the Establishments in China, Japan, and Siam - - -	126,978
20.	For the Extraordinary Disbursements of Her Majesty's Embassies and Missions abroad - - -	33,000
21.	For special Missions, Diplomatic Outfits, and Conveyance and Entertainment of Colonial Officers and others - - -	20,000
22.	For Salaries of the Third Secretaries at Her Majesty's Embassies and Missions abroad - - -	3,600
23.	For Balance of Account due to the Colony for One Half of the total Expense of the Royal Engineers formerly serving in British Columbia - - -	4,230

Consolidated Fund (Appropriation).

No.		Sums not exceeding
		£
24.	For Repayment to the Government of India of the Expenses arising out of the Convention with the Government of France in reference to the Emigration of Coolies from India to French Colonies - - - -	5,824
	TOTAL CIVIL SERVICES, CLASS V. - - - - £	523,882

SCHEDULE (J).—SUPPLIES.

CIVIL SERVICES.—CLASS VI.

SCHEDULE of SUMS granted by Section 20 of this Act to defray the Charges of the several CIVIL SERVICES herein particularly mentioned, which will come in course of Payment during the Year ending on the 31st Day of March 1867 ; viz. :—

No.		Sums not exceeding
		£
1.	For Superannuation Allowances and Compensations to Persons formerly employed in the Public Service - - -	185,888
2.	For enabling Her Majesty to grant Relief to Toulonese and Corsican Emigrants, St. Domingo Sufferers, American Loyalists, and others who have heretofore received Allowances from Her Majesty - - - -	605
3.	Towards the Support of the Refuge for the Destitute - -	325
4.	For the Subsistence of Polish Refugees and Allowances to distressed Spaniards - - - -	3,001
5.	For Pensions to Masters and Seamen of the Merchant Service, and to their Widows and Children, under the Merchant Seamen's Fund Act, and for Compensation to the late Officers of the Trustees of the Merchant Seamen's Fund - -	53,170
6.	For the Relief of distressed British Seamen abroad - -	30,400
7.	For miscellaneous Allowances formerly defrayed from the Civil List, the Hereditary Revenues, &c., and for which no permanent Provision has been made by Parliament - -	3,732
8.	For Allowances granted under certain Acts of Parliament to the Treasurers of Public Infirmaries in Ireland - -	2,183
9.	For the Support of certain Hospitals in Dublin, and for the Expense of the Board of Superintendence - -	15,845
10.	For Charitable Allowances charged on the Concordatum Fund in Ireland, and other Allowances and Bounties formerly defrayed from Grants for the Lord Lieutenant's Household, Civil Contingencies, &c. - - - -	8,461
11.	For Non-conforming, Seceding, and Protestant Dissenting Ministers in Ireland - - - -	41,156
	TOTAL CIVIL SERVICES, CLASS VI. - - - - £	344,766

Consolidated Fund (Appropriation).

SCHEDULE (K).—SUPPLIES.

CIVIL SERVICES.—CLASS VII.

SCHEDULE of SUMS granted by Section 21 of this Act to defray the Charges of the several CIVIL SERVICES herein particularly mentioned, which will come in course of Payment during the Year ending on the 31st Day of March 1867; viz. :—

No.		Sums not exceeding
		£
1.	For the Ecclesiastical Commissioners for England - -	3,750
2.	For Salaries and Expenses of temporary Commissions - -	47,500
3.	For Fees, Salaries, Expenses, and Compensations payable under the Provisions of the Patent Law Amendment Act -	29,292
4.	For Salaries and Expenses of the Board of Fisheries in Scotland - - - - -	15,462
5.	On account of the Annuity to the Board of Manufactures in Scotland, in discharge of Equivalents under the Treaty of Union, and for the Exhibition of the Torrie Collection -	2,100
6.	For Payments on account of the Difference of Dues payable by British or Foreign Vessels under Treaties of Reciprocity -	53,948
7.	For Salaries of Inspectors of Corn Returns, and for Expenses defrayed by Counties for Corn Returns - -	2,800
8.	For adjusting and defining the Boundaries of Counties, Baronies, and Parishes in Ireland - - - - -	500
9.	For the Expense of the Publication of the Ancient Laws and Institutes of Ireland - - - - -	416
10.	For encouraging the Cultivation of Flax in Ireland - -	3,000
11.	For the Expense of the Telegraphic Cable laid down between Malta and Alexandria, and of the Balmoral Telegraph -	780
12.	For collecting Agricultural Statistics in Great Britain -	10,000
13.	For certain Expenses formerly charged upon the Vote for Civil Contingencies - - - - -	62,928
14.	For certain Pensions and Gratuities to Persons formerly belonging to the Household of the King of the Belgians -	3,052
15.	For the Purchase of old Gun Metal for the Memorial for the late Prince Consort - - - - -	4,970
TOTAL CIVIL SERVICES, CLASS VII. - -		£ 240,498

*Consolidated Fund (Appropriation).**Turnpike Trusts Arrangements.*

SCHEDULE (L.)—SUPPLIES.

REVENUE DEPARTMENTS.

SCHEDULE of SUMS granted by Section 23 of this Act to defray the Charges of the several REVENUE DEPARTMENTS herein particularly mentioned, which will come in course of Payment during the Year ending on the 31st Day of March 1867; viz. :—

No.		Sums not exceeding
		£
1.	For the Salaries and Expenses of the Customs Department -	798,493
2.	For the Salaries and Expenses of the Inland Revenue Department -	1,309,645
3.	For Post Office Services and the Collection of the Post Office Revenue -	2,436,016
4.	For Superannuations and Compensation Allowances, Pensions, and other non-effective Charges in the Departments of Customs, Inland Revenue, and Post Office -	473,544
TOTAL REVENUE DEPARTMENTS -		£ 5,017,698

C A P. XCII.

An Act to confirm certain Provisional Orders made under an Act of the Fifteenth Year of Her present Majesty, to facilitate Arrangements for the Relief of Turnpike Trusts.
[10th August 1866.]

‘ WHEREAS by an Act of the Fifteenth Year of Her Majesty, Chapter Thirty-eight, “to facilitate Arrangements for the Relief of Turnpike Trusts, and to make certain Provisions respecting Exemptions from Tolls,” herein-after referred to as the Principal Act, Power is given to One of Her Majesty’s Principal Secretaries of State to make Provisional Orders for reducing the Rate of Interest and for extinguishing the Arrears of Interest on Mortgage Debts charged or secured on the Revenues of Turnpike Roads, in Cases where such Revenues are insufficient for the Payment in full of the Interest charged thereon : And whereas by the Act of the Session of the Twenty-fourth and Twenty-fifth Years of the Reign of Her present Majesty, Chapter Forty-six, the Principal Act is extended to Turnpike Roads, the Acts relating to which are continued by any Annual Turnpike Acts Continuance Act, although their Revenues are not insufficient for such Payments as aforesaid; And whereas, in pursuance of the Principal Act, and the said Act extending the same, the several Provisional Orders referred to in the Schedule hereto have been made by Her Majesty’s Principal Secretary of State for the Home Department,

14 & 15 Vict.
c. 38.

24 & 25 Vict.
c. 46.

Turnpike Trusts Arrangements.

'ment, and there are stated in the said Schedule the Dates of such Orders, and such Particulars relating thereto as are therein specified: And whereas it is expedient that the said Provisional Orders should be confirmed and made absolute: Be it therefore enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, as follows:

Provisional
Orders con-
firmed.

1. The several Provisional Orders, the Dates of which are set forth in the First Column of the said Schedule, are hereby confirmed, and the Provisions thereof shall be of the like Force and Effect as if they had been expressly enacted by Parliament.

SCHEDULE.

Date of Provisional Order.	TITLE OF LOCAL ACT.	Amount of Principal Debt.	Interest to be reduced to the under-mentioned Rates per Annum.	Dates from which reduced Rate of Interest to commence.
1865. 28 June	4 W. 4. c. 11., "An Act for making a Turnpike Road from Minsterley in the County of Salop to the Turnpike Road leading from Bishop's Castle in the said County of Salop to Churchstoke in the County of Montgomery" -	£ s. d. 6,323 6 11 4,000 0 0	1d. per Cent.	24 June 1865 (Arrears extinguished).
23 Oct.	3 W. 4. c. 17., "An Act for making and maintaining a Road from Bishop's Waltham to join the Botley and Winchester Road at or near Fisher's Pond in the Parish of Owslebury in the County of Southampton" -	1,500 0 0 2,490 0 0	2l. per Cent. 1l. per Cent.	1 Oct. 1865 (Arrears extinguished).
14 Nov.	3 W. 4. c. 24., "An Act for repairing the Road from Bicester in the County of Oxford to Aylesbury in the County of Buckingham" -	3,300 0 0	3l. 10s. per Cent.	24 June 1863 (Arrears extinguished).
28 Nov.	4 Geo. 4. c. 62., "An Act for more effectually repairing the Roads from Dyed Way to Somerton, and from Gawbridge to Tintinhull Fords, and from a Stream of Water called Ford to Cartgate in Martock, and other Roads therein mentioned, in the County of Somerset" -	1,550 0 0	3l. 15s. per Cent.	29 Sept. 1865.
7 Dec.	11 Geo. 4. c. 21., "An Act for more effectually repairing, amending, widening, and improving the Road from the West Cowgate, near Newcastle-upon-Tyne, to the Alemonth Turnpike Road in the County of Northumberland, and for making and maintaining other Roads communicating therewith" -	15,060 0 0	2l. per Cent.	31 Dec. 1865.

Turnpike Trusts Arrangements.

Date of Provisional Order.	TITLE OF LOCAL ACT.	Amount of Principal Debt.	Interest to be reduced to the under-mentioned Rates per Annum.	Dates from which reduced Rate of Interest to commence.
1866. 12 Feb.	3 W. 4. c. 93., "An Act for maintaining " the Roads from the Town of Kingstons-upon-Hull to the Town of " Beverley in the East Riding of the " County of York, and from Newland " Bridge to the West End of the " Town of Cottingham in the same " Riding " - - -	£ s. d. 575 0 0	{ 2l. 10s. per Cent.	{ 23 Dec. 1864.
5 July	1 Vict. c. 42., "An Act for repairing " and maintaining a Road from near " Salterhebble in the Parish of Halifax " to the Huddersfield and New Hey " Turnpike Road in the Parish of " Huddersfield, and to Sowerby Bridge " in the said Parish of Halifax, all in " the West Riding of the County of " York, with a Bridge on the Line of " the said Road " - - -	7,154 3 4	{ 4l. per Cent.	{ 31 Dec. 1865 (Arrears extin- guished).

C A P. XCIII.

An Act to confirm a Provisional Order under "The General Police and Improvement (*Scotland*) Act, 1862," relating to the Burgh of *Aberdeen*. [10th August 1866.]

WHEREAS the Secretary of State for the Home Department, being One of Her Majesty's Principal Secretaries of State, has, under the Provisions of "The General Police and Improvement (*Scotland*) Act, 1862," duly made the Provisional Order which is contained in the Schedule hereto annexed, and it is provided by the said Act that no such Order shall be of any Validity unless the same has been confirmed by Parliament, and it is expedient that the said Order should be so confirmed: 25 & 26 Vict.
c. 101.

Be it enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled and by the Authority of the same, as follows:

1. The Provisional Order contained in the Schedule to this Act annexed shall, from and after the passing of this Act, be absolute, and be as binding and of the like Force and Effect as if the Provisions of the same had been expressly enacted in this Act. Provisional
Order in Sched-
ule confirmed.

2. This Act may be cited for all Purposes as "The General Police and Improvement (*Scotland*) Supplemental Act, 1866." Short Title.

SCHEDULE referred to in this Act.

ABERDEEN.

C A P.

Inclosure No. 2.

C A P. XCIV.

An Act to authorize the Inclosure of certain Lands in pursuance of a Report of the Inclosure Commissioners for *England and Wales*. [10th August 1866.]

‘ **W**HEREAS the Inclosure Commissioners for *England and Wales* have, in pursuance of “The Acts for the Inclosure, Exchange, and Improvement of Land,” issued their Provisional Orders for and concerning the proposed Inclosures mentioned in the Schedule to this Act, and the requisite Consents thereto have been given since the Date of their Twenty-first Annual General Report: And whereas the said Commissioners have by a Special Report certified their Opinion that such proposed Inclosures would be expedient; but the same cannot be proceeded with without the previous Authority of Parliament:’ Be it enacted by the Queen’s most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, as follows:

Inclosures in
Schedule may
be proceeded
with.
Short Title.

1. That the said several proposed Inclosures mentioned in the Schedule to this Act be proceeded with.

2. In citing this Act in other Acts of Parliament and in legal Instruments it shall be sufficient to use either the Expression “The Second Annual Inclosure Act, 1866,” or “The Acts for the Inclosure, Exchange, and Improvement of Land.”

SCHEDULE to which this Act refers.

Inclosure.	County.	Date of Provisional Order.
Saint Julliot - -	Cornwall - -	15th August 1864.
Widdington - -	Essex - -	19th October 1865.
Mynydd Bodafon -	Anglesey - -	4th January 1866.
Coventry (No. 2.) -	Warwick - -	6th January 1866.
Wainfleet - -	Lincoln - -	8th February 1866.
Aspeden - -	Hertford - -	18th May 1865.
Hopton Wafers - -	Salop - -	17th May 1866.
Throcking - -	Hertford - -	18th May 1865.

C A P. XCV.

An Act to enable the Public Works Loan Commissioners to make temporary Advances to Railway Companies in *Ireland*. [10th August 1866.]

‘ **W**HEREAS in the present State of the monetary Affairs of the Kingdom it is expedient that Provision should be made for authorizing Loans for short Periods to Railway Companies in *Ireland*:’

Railways (Ireland) Temporary Advances.

Be it therefore enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, as follows :

1. This Act may be cited as "*The Railway Companies (Ireland) Temporary Advances Act, 1866.*" Short Title.

2. For the Purposes of Loans under this Act the Commissioners of Her Majesty's Treasury may from Time to Time, by Warrant under the Hands of Two or more of them, cause to be issued out of the Consolidated Fund of the United Kingdom, or the growing Produce thereof, to the Account of the Commissioners for the Reduction of the National Debt, any Sum or Sums of Money not exceeding in the whole Five hundred thousand Pounds, such Money to be applied exclusively under this Act, and to be at the Disposal of the Public Works Loan Commissioners (hereinafter called "*the Commissioners*") in like Manner in all respects as Money placed at their Disposal under the Act of the Session of the Twenty-fourth and Twenty-fifth Years of Her Majesty (Chapter Eighty), and the Acts therein recited, subject nevertheless to the Provisions of this Act, which Provisions shall have full Effect notwithstanding anything in "*The Public Works Loan Act, 1853,*" or any Act therein mentioned, to the contrary contained.

Power to charge not exceeding 500,000*l.* upon the Consolidated Fund for Purposes of this Act, and to be at the Disposal of the Public Works Loan Commissioners.

3. All the several Clauses, Powers, Authorities, Provisoers, Enactments, Directions, Regulations, Restrictions, Privileges, Priorities, Advantages, Penalties, and Forfeitures contained in and conferred and imposed by the said Acts or any of them, so far as the same may be made applicable and are not varied by this Act, shall be taken to extend to this Act, and to everything to be done in pursuance of this Act, as if the same were herein repeated and set forth.

Powers of Public Works Loan Acts extended to this Act.

4. The Commissioners may, out of the Money for the Time being at their Disposal under this Act, from Time to Time lend to any Railway Company in *Ireland*, and any such Railway Company may from Time to Time borrow from the Commissioners, such Sums as may be agreed upon, subject and according to the following Provisions :

Power to make Advances of Money to Railway Companies in *Ireland*.

1. Every Loan shall be made either for the Purpose of discharging the Principal of Money temporarily borrowed and actually applied within Three Calendar Months before the passing of this Act in discharging Principal Money secured by any Debentures or other Securities of the Company duly issued before the passing of this Act pursuant to the Acts relating to the Company, or for the Purpose of discharging the Principal Money secured on any such Debentures or other Securities due at the Time of the passing of this Act, or falling due within Three Calendar Months afterwards, or within such further Period not exceeding Twelve Calendar Months from the passing of this Act as the Commissioners of Her Majesty's Treasury may from Time to Time direct :

2. The

Railways (Ireland) Temporary Advances.

2. The Interest made payable on each Loan shall be at such Rate as the Commissioners of Her Majesty's Treasury shall from Time to Time direct, but not less than Four Pounds *per Cent. per Annum*, nor less than the Rate of Interest payable on the Principal Money in discharge whereof the Loan is applied: Provided that under special Circumstances the Commissioners of Her Majesty's Treasury may by Warrant under their Hands direct Interest to be payable at a Rate lower than such last-mentioned Rate, but in such Case a Copy of each Warrant shall be laid before Parliament:
3. The Repayment of every Loan, with the Interest thereon, at a Time not later than Twelve Calendar Months from the Date of the Advance, shall be secured by a Debenture or other Security issued under the Acts of Parliament regulating the Company to which the Loan is made, and such Payment may be further secured in any Mode to be agreed on between the Company and the Commissioners, but it shall not be obligatory on the Commissioners to require any other Security besides the Debenture:
4. The Commissioners shall not be bound to make any Loan under this Act unless the Security offered is in their Opinion sufficient and proper.

Power to appoint Receiver in default of Payment for Six Months.

5. If any Principal Money or Interest secured by any Debenture or other Security given under this Act shall remain unpaid at the Expiration of Six Months after the same shall have become due, the Commissioners may, by Order in Writing under the Hands of any Three of them, appoint some Person to receive the whole or a competent Part of the Tolls or Sums liable to the Payment of such Interest, or such Principal and Interest, as the Case may be, until such Interest, or such Principal and Interest, as the Case may be, together with all Costs and Expenses incurred by the Commissioners, including the Expenses of receiving the Tolls or Sums aforesaid, be fully paid, and upon such Appointment being made all such Tolls and Sums of Money as aforesaid shall be paid to and received by the Person so to be appointed, and after such Interest and Costs, or such Principal, Interest, and Costs, have been so received, the Power of such Receiver shall cease.

In default of Payment for Twelve Months Undertaking vested in Secretary of Public Works Loan Commissioners.

6. If any Principal Money or Interest secured by any Debenture or other Security given under this Act shall remain unpaid at the Expiration of One Year after the same shall have become due, then the whole Undertaking of the Company by whom such Debenture or Security was given, and all their Lands, Works, Rolling Stock, and other Property and Effects of every Kind, shall, immediately on the Expiration of such One Year, become vested in the Secretary of the Public Works Loan Commissioners, freed from all Mortgages, Charges, or Incumbrances whatsoever affecting the same, but by way of Mortgage for securing Payment of the Principal Monies and Interest due and to become due under all Debentures or other Securities duly issued and registered by the

Railways (Ireland) Temporary Advances.

the Company before the Mortgage under this Section takes effect, in the same Order and Priority, and with the same Benefit of special Security (if any) duly given, as may be then subsisting, and by virtue of the Mortgage effected under this Section the Commissioners shall, under their several Acts, have, as against the Company, all the same Powers, Rights, and Privileges as if such Mortgage had formed the First Charge on the Property of the Company, and had been originally made under the several Acts relating to the Commissioners, for securing the Amount of a Loan advanced under those Acts, and Default had been made in Payment of the Principal and Interest due in respect of such Loan.

7. The Moneys recovered or received by the Commissioners in respect of any Mortgage which shall take effect under the last preceding Section shall be applied as follows :

Application of
Moneys re-
covered under
last preceding
Section.

1. In Payment of all Costs, Charges, and Expenses incurred in executing or putting in force any Powers or Rights conferred by the Mortgage, or in realizing the Property mortgaged, or in the Recovery, Application, or Distribution of the Money received or secured thereunder, or otherwise in reference thereto :
2. In Payment of the Amounts due under all Debentures or other Securities duly issued and registered by the Company before the Mortgage took effect, in the same Order and Priority, and with the same Benefit of special Security (if any) duly given, and in the same Manner in all respects in which such Amounts would be payable out of the Assets of the Company in case no Mortgage had been effected under the last preceding Section :
3. The Surplus may be paid to the Company, or may be paid by the Secretary of the Commissioners, into the Bank of *Ireland*, to the Credit of the Accountant General of the Court of Chancery in *Ireland*, "The Account of the surplus Capital of the Company (naming the Company)," pursuant to the Provisions of the Act of the Eleventh and Twelfth Years of Her Majesty, Chapter Sixty-eight, intituled *An Act for extending to Ireland an Act passed in the last Session of Parliament, intituled "An Act for better securing Trust Funds, and for the Relief of "Trustees,"* and for the Purpose of any such Payment into Court the Secretary of the Commissioners shall be deemed a Trustee of such Surplus within the Meaning of the said Act :
4. Such Orders as shall seem fit shall from Time to Time be made by the Court of Chancery in *Ireland*, under the said last-mentioned Act, for Payment and Distribution of such Surplus or any Part thereof to the Company, or to or among any Companies or Persons entitled to such Surplus or any Part thereof.

8. Every Debenture or other Security given by any Company for a Loan under this Act shall be deemed to be a Debenture or Security issued in accordance with the Acts regulating the Com-

Securities
under this Act
declared valid.

pany,

Railways (Ireland) Temporary Advances.

Exemption
from Stamp
Duty.

pany, and shall not be rendered invalid by any Want of Compliance with the Provisions of such Acts, or by any other Omission or Informality whatever.

9. No Debenture or other Security executed for securing Payment of any Loan under this Act shall be liable to any Stamp Duty whatever.

C A P. XCVI.

An Act to amend "The Bills of Sale Act, 1854."

[10th August 1866.]

17 & 18 Vict.
c. 36.

'WHEREAS an Act of Parliament was passed in the Eighteenth Year of the Reign of Her present Majesty, Chapter Thirty-six, intituled *An Act for preventing Frauds upon Creditors by secret Bills of Sale of Personal Chattels*, and it is expedient that the said Act, herein-after referred to as the "Principal Act," should be amended:

Be it therefore enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, as follows:

Construction
of Act.

1. The Principal Act and this Act shall, as far as is consistent with the Tenor of such Acts, be construed together.

Short Titles.

2. The Principal Act may be cited as "The Bills of Sale Act, 1854," and this Act may be cited as "The Bills of Sale Act, 1866."

Definition of
Registration of
a Bill of Sale.

3. The filing of a Bill of Sale, or a Copy thereof, with the Affidavit required by the Principal Act, is herein-after referred to as the Registration of a Bill of Sale.

Renewal of
Registration of
Bills of Sale.

4. The Registration of a Bill of Sale under the Principal Act shall, during the Subsistence of such Security, be renewed in manner herein-after mentioned once in every Period of Five Years, commencing from the Day of the Registration, and, if not so renewed, such Registration shall cease to be of any Effect at the Expiration of any Period of Five Years during which a Renewal has not been made as hereby required, subject to this Provision, that where a Period of Five Years from the original Registration of any Bill of Sale under the Principal Act has expired before the First Day of *January* One thousand eight hundred and sixty-seven, such Bill of Sale shall be as valid to all Intents and Purposes as it would have been if this Act had not been passed, if such Registration be renewed in manner aforesaid before the First Day of *January* One thousand eight hundred and sixty-seven.

Mode of re-
newing Bill
of Sale.

7 W. 4. & 1 Vict.
c. 30. ss. 1 & 3.

5. The Registration of a Bill of Sale shall be renewed by some Person filing in the Office of the Masters of the Court of Queen's Bench (being the Officers acting as Clerk of the Dooquets and Judgments in the said Court) an Affidavit stating the Date of such Bill of Sale, and the Names, Residences, and Occupations of the respective Parties thereto as stated therein, and also the Date of the Registration of such Bill of Sale, and that such Bill of Sale is still a subsisting Security, and such Masters shall thereupon
number

Bills of Sale Act (1854) Amendment.

number such Affidavit and renumber the original Bill of Sale or Copy filed in the said Office with a similar Number.

6. Every Affidavit renewing the Registration of a Bill of Sale shall bear an adhesive Common Law Stamp of the Value of Five Shillings, and may be in the Form given in Schedule A. to this Act, and no further Fee shall be payable on filing such Affidavit.

Affidavit to bear a 5s. Stamp.

7. After the passing of this Act, instead of the Books directed to be kept by the Third Section of the Principal Act, there shall be kept at the said Office One Book only, in which shall be fairly inserted, as and when such Bills of Sale or Copies as required by the Principal Act, or Affidavit of Renewal as required by this Act, are respectively filed, the Name, Residence, and Occupation of the Person by whom the Bill of Sale was made or given, or in case the same was made or given by any Person under or in the Execution of Process, then the Name, Residence, and Occupation of the Person against whom such Process was issued, and also the Name of the Person or Persons to whom or in whose Favour the said Bill of Sale was given, together with the Number affixed to the said Bill of Sale or Copy as directed by the Principal Act or by this Act (as the Case may be); and the Date of the said Bill of Sale or Copy, and of the Registration thereof, and the Date of the filing the said Affidavit of Renewal, and all such Particulars, shall be entered according to the Form given in Schedule B. to this Act; and the said Book, and every Bill of Sale or Copy and Affidavit filed as aforesaid, may be searched and viewed by all Persons at all reasonable Times upon Payment for every Search against One Person of the Fee or Sum of One Shilling and no more, which Fee shall be paid by a Common Law Stamp.

Masters of Queen's Bench to keep a Book containing Particulars of each Bill of Sale and Affidavit.

Book, &c. may be searched on Payment of One Shilling.

8. Any Person shall be entitled to have an Office Copy of such Affidavit of Renewal as is required to be filed under this Act upon paying for the same at the like Rate as for Office Copies of Bills of Sale filed under the Principal Act.

Copies of Affidavits to be supplied.

9. Any Affidavit required by the Principal Act or this Act may be sworn before One of the Masters of the Court of Queen's Bench.

Before whom Affidavits may be sworn.

10. All Enactments for the Time being in force relating to Common Law Stamps shall apply to the Stamps to be provided for the Purposes of this Act.

Application of Enactments.

11. This Act shall not extend to *Scotland* or *Ireland*.

Extent of Act.

SCHEDULE A.

I, A.B. of _____ do swear that a Bill of Sale, bearing
Date the _____ Day of _____ 18 [insert
the Date of the Bill of Sale], and made between [insert the
Names, &c. of the Parties to the Bill of Sale as in the original
Bill of Sale], and which said Bill of Sale [or "and a Copy of
which said Bill of Sale" (as the Case may be)] was filed in the
Court of Queen's Bench on the _____ Day of _____ 18
[insert the Date of filing], and is still a subsisting Security.
Sworn, &c.

SCHE-

Bills of Sale Act (1854) Amendment.

SCHEDULE B.

Satisfaction entered.	No.	By whom given, or against whom Process issued.			To whom given.	Instrument.	Date of Instrument.	Date of Registration.	Date of filing Affidavit of Renewal.
		Name.	Residence.	Occupation.					

C A P. XCVII.

An Act further to promote the Cultivation of Oysters in Ireland, and to amend the Acts for that Purpose.

[10th August 1866.]

Recital of
5 & 6 Vict.
c. 106.,
amended by
8 & 9 Vict.
c. 108.,
13 & 14 Vict.
c. 88., &c.

‘ WHEREAS an Act was passed in the Session of Parliament held in the Fifth and Sixth Years of the Reign of Her present Majesty, intituled *An Act to regulate the Irish Fisheries*, and which said Act has since been amended by a certain Act of the Session held in the Eighth and Ninth Years of the Reign of Her said Majesty, Chapter One hundred and eight, and by a certain other Act of the Session held in the Thirteenth and Fourteenth Years of the same Reign, Chapter Eighty-eight, and by other Acts; and by the said Acts Provision is made for the Protection and Regulation of the Oyster Fisheries in *Ireland*, and for the granting of Licences to Owners and Occupiers of Lands and others to plant and form Oyster Beds and Layings: And whereas it is expedient to promote the Cultivation of Oysters in all Places where no substantially profitable public Right of Fishing for Oysters exists, and to amend the said Statutory Enactments in force in *Ireland*, so far as regards such Oyster Fisheries and Oyster Beds and Layings, and the Formation, Encouragement, and Protection of the same:’

Be it therefore enacted by the Queen’s most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, as follows:

Repeal of so much of the said Acts as relates to the granting of Licences.

1. From and after the passing of this Act so much of the aforesaid Acts of Parliament, and of any Act amending or extending the same, as relates to the granting of Licences to form Oyster Beds or Layings, shall be and the same is hereby repealed: Provided always, that as to all Acts done, Rights conferred, or Penalties or Liabilities incurred by virtue of the said Statutes before the passing of this Act, the said Enactment so hereby repealed shall be deemed to continue in full Force and Effect.

Short Title.

2. This Act may be cited for all Purposes as the “Oyster Fishery (*Ireland*) Amendment Act, 1866.”

Oysters Cultivation (Ireland).

3. In the Construction of this Act the Term "Commissioners" shall mean the Commissioners of Public Works in *Ireland* as Commissioners of Fisheries, together with the inspecting Commissioner of Fisheries in *Ireland* for the Time being associated with them for the Purpose of executing the said Acts, or any One or more of them; the Term "Owner of Lands" shall mean any Person entitled to the Possession or Receipt of the Rents and Profits of Lands for an Estate for his own Life, or for Years determinable on his own Life, or for any greater Estate, exclusive of any Person entitled to such Lands by virtue of any Lease for Lives or Years at a Rackrent.

Construction
of Terms.

4. It shall be lawful for the Commissioners to grant a Licence to the Owner of any Land bordering on the Sea, or any Estuary, or to any Person or Persons, with the Consent of such Owner, to form or plant any Oyster Bed or Laying, whether above or below Low-water Mark: Provided always, that the forming and planting of such Oyster Beds shall not give any exclusive Right or Title to the Occupancy of the Shore, except for the Purposes aforesaid.

Power to Com-
missioners to
grant Licences.

5. Every such Licence shall be in Writing and under the Hands of the said Commissioners, or any Two of them, and shall, by reference to a Map or otherwise, as to the Commissioners shall seem best, define the Position and Limits of such Oyster Bed or Laying, and may be made subject to such Conditions and Limitations, and may be perpetual or terminable, as to the said Commissioners shall seem proper.

Such Licence
to be in
Writing under
Hands of Com-
missioners.

6. Previously to the granting any such Licence as aforesaid, the said Commissioners shall cause a Notice, stating the Application for such Licence, to be inserted in some Newspaper circulating in or near the District within which such Licence may be applied for; and such Notice shall also state the Time and Place (not sooner than Three Weeks from the Date of such Notice) when and where the said Commissioners, or any Inspector appointed by them, shall hold a public Inquiry in the said District as to the Expediency of granting the same; and every such Notice shall be given at least Three Times in some Newspaper circulating in such District, and also posted at or near the nearest Police Station; and no such Licence shall be granted in any Place where the said Commissioners shall be of opinion that the Public exercise and enjoy *bonâ fide* a substantially profitable Fishing for Oysters, nor within the Limits of any Oyster Bed or Oyster Fishery the Property of any private Person.

Notice to be
given pre-
viously to the
granting of
such Licence.

No Licence to
be granted
where a public
Right of Fish-
ing exists.

7. When any such Licence shall be granted Notice thereof shall be given in like Manner as aforesaid in respect to the Application for any such Licence, and a true Copy of every such Licence so granted by the said Commissioners, signed by the Secretary of the said Commissioners, shall be lodged with the Clerk of the Peace of the County within which such Licence shall operate; and a Copy of such Licence, certified under the Hand of such Clerk of the Peace, shall be admitted in Evidence in all Courts of Justice in the same Manner as if the said Copy was the original Licence of which it shall purport to be a Copy.

Notice to be
given of the
granting of
such Licence.

A Copy of Li-
cence to be
lodged with
Clerk of the
Peace, &c.

Oysters Cultivation (Ireland).

Appeal to the
Lord Lieu-
tenant in
Council.

8. At any Time within the Period of One Month after the granting of such Licence it shall be lawful for any Person or Persons dissatisfied with the same to apply by way of Memorial to the Lord Lieutenant in Council that such Licence may be vacated; and Notice of every such Memorial, by way of Appeal, shall be given to the Licencee and to the Commissioners; and the Lord Lieutenant in Council shall adjudicate upon the Matter of such Memorial, and either confirm or vacate such Licence as to him shall appear expedient.

Effect of such
Licence.

9. Every such Licence so granted as aforesaid, if unappealed from as aforesaid, or if confirmed on such Appeal, shall be binding and conclusive on all Persons whomsoever, including the Queen's most Excellent Majesty, and shall operate to vest in the Licencee or Licencees, and their Heirs, Executors, Administrators, and Assigns, such Rights and Privileges as shall be thereby given according to the Tenor of the same, free from all prior or other Rights, Titles, Estates, or Interests whatsoever.

Licence to
be determin-
able by Cer-
tificate of the
Commissioners.

10. That notwithstanding anything in any Licence heretofore granted or hereafter to be granted by the Commissioners, the same shall be determinable by a Certificate of the Commissioners (which Certificate they are hereby empowered to make) certifying to the Effect that the Commissioners are not satisfied that the Licencee is properly cultivating the Oyster Ground within the Limits of such Licence; and on any such Certificate being made the Right by such Licence conferred shall by virtue of this Act, and of the Certificate as aforesaid, be absolutely determined, and all the Provisions of the Acts herein-before recited and referred to, or of this Act, shall cease to operate in relation to such Licence as an Oyster Fishery or otherwise; and for the Purposes of this Provision the Commissioners may from Time to Time with respect to such Licence or Oyster Fishery make such Inquiries and Examinations by an Inspector, or otherwise, and require from such Licencee such Information as the Commissioners may think necessary or proper; and the Licencee shall afford all Facilities for such Inquiries and Examinations, and give such Information accordingly.

Offenders to be
prosecuted at
Petty Sessions.

11. In all Cases where any Person shall commit any Offence against any Act of Parliament, or any Section of any Act of Parliament, for the Protection of or relating to Oyster Fisheries in *Ireland*, such Person may be prosecuted in a summary Way before any Justice of the Peace sitting in Petty Sessions; and all the Provisions of the "Petty Sessions Act, *Ireland*, 1851," and of the Summary Jurisdiction Act, 1851, shall apply to such Offences, and to the Jurisdiction of such Justices to adjudicate on the same: Provided always, that nothing herein contained shall be construed or taken to repeal or affect the Provisions contained in the Act first herein-before recited, and relating to Offences against the said Act, or any of the Acts amending the same.

A Copy of Li-
cence certified
by Clerk of the
Peace to be
Evidence.

12. The Production of a Copy of any such Licence certified under the Hand of any such Clerk of the Peace shall be Evidence in all Courts of Law and Equity that the Licence of which the same may purport to be a Copy was duly granted by the said Commissioners,

Oysters Cultivation (Ireland).

Commissioners, and that all Matters and Things by this Act required to be done previously to the granting of such Licence have been duly done and performed.

13, It shall not be lawful for any Person other than the Licencees or their Assigns, their Agents, Servants, and Workmen, within the Limits of any Oyster Bed or Laying, knowingly to do any of the following Things:—

Penalties for
injuring Oyster
Beds.

To use any Implement of Fishing except a Line and Hook or a Net adapted solely for catching floating Fish, and so used as not to disturb or injure in any Manner any Oyster Bed or Oysters, or the Oyster Fishery:

To dredge for any Ballast or other Substance except under a lawful Authority for improving the Navigation:

To deposit any Stone, Ballast, Rubbish, or other Substance:

To place any Implement, Apparatus, or Thing prejudicial or likely to be prejudicial to any Oyster Bed or Oysters, or Brood or Spawn thereof, or to the Oyster Fishery, except for a lawful Purpose of Navigation or Anchorage:

To disturb or injure in any Manner, except as last aforesaid, any Oyster Bed or Oysters, or Brood or Spawn thereof, or the Oyster Fishery:

To interfere with or take away any of the Oysters from such Bed without the Consent of the Licencees or Owners or Occupiers of such Bed:

And if any Person does any Act in contravention of this Section he shall on summary Conviction be liable to the following Penalty, namely, to a Penalty not exceeding Two Pounds for the First Offence, and not exceeding Five Pounds for the Second Offence, and not exceeding Ten Pounds for the Third and every subsequent Offence; and every such Person shall also be liable to make full Compensation to the Licencees for all Damage sustained by them by reason of his unlawful Act, and in default of Payment the same may be recovered from him by the Licencees by Proceedings in any Court of competent Jurisdiction, whether he has been prosecuted for or convicted of an Offence against this Section or not.

14. That in any Case where any such Licence shall be granted by the said Commissioners, if it shall appear to them that the Licencee under such Licence, or his Assigns, within the Period of Three Years from the Date of such Licence has not taken Steps proper in their Opinion to form the Oyster Bed or Laying in such Licence mentioned, then and in such Case it shall be lawful for the said Commissioners or any Two of them, by an Order in Writing under their Hands, to revoke such Licence, and thereupon all the Rights and Privileges by such Licence shall cease and determine: Provided always, that previously to the making of such Order the said Commissioners shall cause a Notice in Writing stating their Intention to make such Order to be served upon the Person for the Time being entitled to such Licence, or in case such Person cannot be found, the Commissioners shall cause such Notice to be inserted as an Advertisement Three Times at least in some Newspaper circulating in such

Power to the
Commissioners
to revoke Li-
cences in cer-
tain Cases.

*Oysters Cultivation (Ireland).**Dockyard Extensions.*

Power to alter
Licences here-
tofore granted
so as to give
Effect to any
Agreements.

This Act to be
read together
with former
Acts.

District ; and no such Order shall be made till after the Expiration of One Month from the Service of such Notice, or from the Date of the last of such Advertisements, which shall last happen.

15. That notwithstanding anything in any Act to the contrary, it may be lawful for the Commissioners to alter any Licence heretofore granted by them, or to grant a new Licence in lieu thereof, to the Licencee or his Representative, so as to give Effect to any Agreement or Undertaking which may have been given or entered into by or on behalf of any such Licencee with any Person or Body subsequently to the Date of any such Licence.

16. This Act shall be read together and construed as One Act with the said Acts now in force for the Regulation of the Sea Fisheries in *Ireland*.

C A P. XCVIII.

An Act to extend the Duration of "The Dockyard Extensions Act (1865)." [10th August 1866.]

BE it enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, as follows :

Power conferred on Admiralty under 28 & 29 Vict. c. 51. continued for a further Term.

1. The Power conferred by "The Dockyard Extensions Act, 1865," on the Commissioners for executing the Office of Lord High Admiral shall be and the same is hereby continued until the End of the Session of Parliament next after the present Session ; and the said Act shall accordingly be construed as if the End of the Session of Parliament next after the present Session had been mentioned in Section One of that Act, instead of the Thirty-first Day of *March* One thousand eight hundred and sixty-six.

Short Titles of Acts.

2. The said Act, and the Act of the present Session (Chapter Twenty-seven) amending the same, and this Act, may be cited together as "The Dockyard Extensions Acts. 1865 and 1866."

C A P. XCIX.

An Act to reduce the Number of Judges in the Landed Estates Court in *Ireland*, and to reduce the Duties payable under the Record of Title and Land Debentures Acts.

[10th August 1866.]

21 & 22 Vict.
c. 72.

WHEREAS an Act was passed in the Session of Parliament holden in the Twenty-first and Twenty-second Years of the Reign of Her present Majesty, intituled *An Act to facilitate the Sale and Transfer of Land in Ireland*, whereby it was enacted that there should be Three Judges of the Landed Estates Court thereby constituted :

‘ And whereas a Vacancy has arisen in consequence of the Demise of *Charles James Hargreave*, One of the said Judges, and it is not expedient, having regard to the State of the Judicial Business of the Court, that such Vacancy should be filled up :

‘ And whereas an Act was passed in the Session of Parliament holden in the Twenty-fourth and Twenty-fifth Years of the
‘ Reign

Landed Estates Court, &c. (Ireland).

‘Reign of Her Majesty, intituled *An Act to reduce and alter the Rate of Duty payable on Proceedings under the Statute of the Twenty-first and Twenty-second Years of Victoria, Chapter Seventy-two, Section Eighty-eight, and for other Purposes*; and it is expedient further to reduce the Rates of Duty payable in respect of the larger Estates; and in respect of Partitions, Exchanges, and Divisions of Land:

24 & 25 Vict.
c. 123.

‘And whereas Two Acts were passed in the last Session of Parliament, intituled respectively, the “Record of Title Act (Ireland), 1865,” and the “Land Debentures (Ireland) Act, 1865,” and it is expedient to reduce the Stamp Duty payable in respect of Land Debentures, and to make better Provision for carrying out the said Acts of the last Session of Parliament:’

28 & 29 Vict.
c. 88. and
28 & 29 Vict.
c. 101.

Be it therefore enacted by the Queen’s most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, as follows:

1. There shall be Two Judges only of the Landed Estates Court, and all Powers and Authorities which might by Law be exercised by Three Judges may be exercised by the Two existing Judges of the Court, and by their Successors in Office.

Judges of the
Court to be
Two only.

2. There shall be paid to each Judge a Salary of Three thousand Pounds a Year. Such Salaries shall be in lieu of the Salary provided by the first-mentioned Act, charged upon and payable out of the Consolidated Fund in the same Manner in all respects as the Salaries provided by the first-mentioned Act. The Provisions of the said Act with respect to the retiring Pensions of the Judges therein mentioned shall be applicable to the Judges of the said Court as constituted by this Act.

Salaries of
Judges.

3. In the event of any Difference of Opinion arising between the Judges of the Court as to any proposed Rule, Regulation, Order, or Direction (excepting for the Removal of any Officer) in which their Concurrence may be required, it shall be lawful for the Lord Chancellor of *Ireland*, on such Matter being submitted to him, to determine the same; and every Rule, Regulation, Order, or Direction (except as aforesaid), when signed by the Lord Chancellor and by One of the said Judges, shall thereupon be as valid and binding for all Purposes as though such Rule, Regulation, Order, or Direction had been signed by both of the said Judges.

If Difference
of Opinion
between the
Judges, Rules,
&c. signed by
Lord Chan-
cellor and One
Judge to be
valid.

4. The several Duties set out in the Schedule hereto shall be levied and paid in lieu of those now payable; and so much of the said recited Act of the Twenty-fourth and Twenty-fifth Years of the Reign of Her Majesty as imposes higher Rates of Duty than those set out in the Schedule hereto is hereby repealed.

Rates of Duty
on certain Es-
tates reduced.

5. The Twenty-ninth Section of “The Land Debentures (*Ireland*) Act, 1865,” is hereby repealed, and no Certificate under that Act shall be deemed to be a Deed within the Meaning of the Stamp Acts. A Debenture under the said Act shall be deemed to be a Mortgage for the Amount of the Principal Money thereby secured, and a Transfer of a Debenture shall be deemed to be a Transfer of a Mortgage, and the Court shall frame and promul-
gate

Sect. 29. of
28 & 29 Vict.
c. 101. as to
Stamp Duty on
Land Deben-
tures repealed.

Landed Estates Court, &c. (Ireland).

gate such Rules and Directions as it shall consider expedient for securing the Payment of the Transfer Duty : Provided that where on the original making and issuing of any Debenture the same shall be stamped with a Duty of Four Shillings for every Hundred Pounds and also for any fractional Part of One hundred Pounds of the Principal Money thereby secured, then every Transfer thereafter made of such Debenture shall be exempt from the Stamp Duty which would otherwise be payable in respect of the Transfer.

Appointment
of Recording
Examiner.

6. 'And whereas by Section Sixty-two of the "Record of Title Act (*Ireland*)", One thousand eight hundred and sixty-five," it is enacted, that the Record shall be under the Management of the following principal Officers of the Landed Estates Court ; *videlicet*, the Examiners and the Registrar, or of such One of them as the Judges shall from Time to Time direct, and in case of his Absence the Judges shall appoint One other of the said Officers to supply his Place ; and the Judges shall adjust the Duties now performed by the said Officers in such Manner as may appear expedient for the Purposes aforesaid, and shall so arrange the same that some One of the said Officers shall be in attendance daily (except as aforesaid) throughout the Year : Be it enacted, That *Richard Denny Urlin*, Barrister-at-Law, the Examiner of the late Judge *Hargreave*, deceased, shall, so long as he shall continue to be an Examiner of the Court, be employed under and by the Judges of the Court in the Management of the Record of Title, and of the Record of Title Office, and shall be styled "the Recording Examiner" of the Court.

Salary of
Recording
Examiner.

7. There shall be paid to the Recording Examiner of the Court, in addition to his Salary as One of the Examiners of the Court, and as a Compensation for his increased Duty during Vacations, a Sum of Two hundred Pounds a Year, payable out of the Funds to be provided by Parliament for the Expenses of the Court.

Future Ap-
pointment of
Recording
Examiner.

8. When any Vacancy shall occur in the Office of Recording Examiner it shall be lawful for the Lord Lieutenant of *Ireland* by Warrant on the joint Recommendation of the Judges of the Court, or in default of such joint Recommendation at his own Discretion, to appoint thereto a fit Person, being a Barrister-at-Law or Solicitor of at least Ten Years Standing, or having filled some Office or Offices in the Landed Estates Court for Ten Years.

Removal, &c.
of Recording
Examiner.

9. The said *Richard Denny Urlin*, and every Recording Examiner hereafter to be appointed, shall be removable in the same Manner and for the same Cause, and shall be entitled to the like retiring Allowance, and upon the same Conditions, and payable out of the same Funds, as the Registrar or Taxing Officer of the Court under the said first-mentioned Act.

Recording Ex-
aminer and
other Exami-
ners may act
each other.

10. The Recording Examiner shall, either for the Purpose of winding up the Business now pending in the Chambers of the said *Charles James Hargreave*, or otherwise, discharge the ordinary

Landed Estates Court, &c. (Ireland).

nary Duties of an Examiner when directed by the Judges of the Court, and it shall be lawful for any Examiner to act in the Place of the Recording Examiner during his Absence in Vacation or otherwise.

11. The Chief Clerk, Second Clerk, and Junior Clerk now attached to the Court and Chambers of the said Judge *Hargreave* (deceased) shall be employed as the Judges may direct in the Business of the Court, and any or either of them may be transferred to the Record of Title Office, or to some other suitable Office in the Court, but no such Employment or Transfer shall involve any Decrease of annual Salary to the said Officers or either of them.

Chief and other Clerks to transact such Business as the Judges may direct.

12. When any Vacancy shall occur in the Office of Registrar of the Court, or in the Office of Recording Examiner, if it shall appear to the Lord Lieutenant on Communication with the Judges that such Offices can be conveniently united, the Lord Lieutenant may thereupon by his Warrant unite the said Offices, and thenceforward the said Offices shall be filled by the same Person at the Salary of the Recording Examiner.

Power to unite Offices of Registrar and Recording Examiner.

13. Every Tipstaff, Crier, or Messenger in the Landed Estates Court shall hold his Situation at pleasure, subject to be dismissed by Order of the Judges.

Messengers, &c. to hold during Pleasure.

14. This Act may be cited for all Purposes as the "Landed Estates Court Act, 1866," and in construing it the same Meanings shall be assigned to Words as were assigned to them by the said recited Act of the Twenty-first and Twenty-second Years of the Reign of Her Majesty.

Short Title. Construction of Act.

SCHEDULE of DUTIES to be payable in respect of SALES, DECLARATIONS of TITLE, PARTITIONS, EXCHANGES, and DIVISIONS of LAND to be made by ORDER of the LANDED ESTATES COURT.

1. If the Value of the Estate sold, or of which the Title shall be judicially declared, do not exceed 10,000 <i>l.</i> , then for every 100 <i>l.</i> of Value a Duty (at the present Rate) of	<i>s.</i>	<i>d.</i>
- - - - -	10	0
2. If the Value exceed 10,000 <i>l.</i> and does not exceed 25,000 <i>l.</i> , then for the First 10,000 <i>l.</i> after the Rate aforesaid, and for every subsequent 100 <i>l.</i> of Value a Duty of	-	0
- - - - -	5	0
3. If the Value exceed 25,000 <i>l.</i> , then for the First 10,000 <i>l.</i> a Duty for every 100 <i>l.</i> of Value of 10 <i>s.</i> , and for every 100 <i>l.</i> in Value between 10,000 <i>l.</i> and 25,000 <i>l.</i> a Duty of 5 <i>s.</i> , and for every subsequent 100 <i>l.</i> of Value a Duty of	-	6
- - - - -	2	6
4. For every Partition, Exchange, or Division made by Order of the Court, where there is no Sale of Land, an uniform Duty in respect of every 100 <i>l.</i> of Value of	-	6
- - - - -	2	6

Prisons.

C A P. C.

An Act for the Amendment of the Laws relating to Prisons.
[10th August 1866.]

‘ **W**HEREAS, in pursuance of the Act passed in the Session
‘ holden in the Third and Fourth Years of the Reign of
‘ His late Majesty King *William* the Fourth, Chapter Seventy-
‘ one, intituled *An Act for the Appointment of convenient Places*
‘ *for the holding of Assizes in England and Wales*, Orders of
‘ Her Majesty in Council have been made changing the Places at
‘ which Assizes may be held, and with a view to such Changes
‘ requiring the Prisoners of certain Prison Authorities to be
‘ removed to Prisons beyond the Jurisdiction of such Authorities:
‘ And whereas Difficulties have arisen in relation to the Main-
‘ tenance of the Prisoners so removed:’

Be it enacted by the Queen’s most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, as follows:

As to Main-
tenance of Pri-
soners removed
out of the Ju-
risdiction of
the Authority
liable to main-
tain them.

1. Where, in pursuance of any Orders of Her Majesty in Council, Prisoners committed for Offences arising within the Jurisdiction of one Prison Authority herein-after referred to as “the Sending Authority” have been or may hereafter be committed or sent to the Prison of another Prison Authority herein-after referred to as “the Receiving Authority,” then, if and so long as no Contract with respect to the Maintenance of such Prisoners exists, all Expenses that have previously to the passing of this Act been incurred or may hereafter be incurred by the Receiving Authority in the Conveyance, Maintenance, or Care of the Prisoners of the Sending Authority, or otherwise by reason of such Prisoners having been committed or sent to the Prison of the Receiving Authority, including a due Proportion of the Salaries of Officers, and the Expense of repairing, adding to, or altering the Prison, shall be deemed to be a Debt due from the Sending Authority to the Receiving Authority, and shall be payable out of the same Rate or Funds out of which the Expenses of maintaining the Prisoners of the Sending Authority are by Law payable.

Dispute as to
Amount to be
determined by
Arbitration.

2. Any Dispute as to the Amount of Expenses payable by the Sending Authority to the Receiving Authority in pursuance of this Act shall be deemed to be a Difference authorized by The Prisons Act, 1865, to be settled by Arbitration, and the Provisions of the said Act shall apply accordingly.

Time of Pay-
ment of Ex-
penses by
Sending Au-
thority to
Receiving Au-
thority.

3. Payment by the Sending Authority to the Receiving Authority of any Expenses incurred before the passing of this Act shall be made by Four equal yearly Instalments, the first of such Instalments to be paid within Three Months from the passing of this Act; and all Moneys so payable by Instalments shall bear Interest at the Rate of Four *per Centum per Annum* from the Date of the passing of this Act until the Time of the Payment thereof.

Payment

*Prisons.**Common Law Courts (Fees and Salaries).*

Payment by the Sending Authority to the Receiving Authority of any Expenses incurred after the passing of this Act shall be made half-yearly, or at such other Times as may be determined by the said Authorities; and any Moneys not paid at the Time appointed for the Payment thereof shall bear Interest at the Rate of Four *per Centum per Annum* from such Time until the Time of the Payment thereof.

4. The Prison of the Receiving Authority shall, for all the Purposes of and incidental to the Commitment, Trial, Detention, and Punishment of the Prisoners of the Sending Authority, be deemed to have been and to be the Prison of the Sending Authority, except that the Sending Authority shall have no Right to interfere in the Management of the Prison of the Receiving Authority, and that the Prisoners of the Sending Authority shall be in the legal Custody of the Gaoler of the Prison of the Receiving Authority, and shall, as respects Prison Discipline, be in all respects subject to the Jurisdiction of the Receiving Authority.

As to Custody of Prisoners in Custody of Receiving Authority.

5. This Act may be cited for all Purposes as "The Prisons Act, 1866," and shall, so far as is consistent with the Tenor thereof, be construed as One with "The Prisons Act, 1865."

Construction of Act.

C A P. CI.

An Act to make further Provision respecting the Fees payable in the Superior Courts of Law at *Westminster*, and in the Offices belonging thereto, and respecting the Salaries of certain Officers of those Courts.

[10th August 1866.]

BE it enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, as follows:

1. From and after the Thirty-first Day of *March* One thousand eight hundred and sixty-seven Section Six of "The Common Law Courts (Fees) Act, 1865," shall be repealed.

Sect. 6. of 28 & 29 Vict. c. 45. repealed.

2. The Commissioners of Inland Revenue shall keep a separate Account of all Money received in respect of Stamps under the said Act; and from and after the said Day, subject to the Deduction of any Expenses incurred by those Commissioners in the Execution of that Act, the Money so received shall, under the Direction of the Commissioners of Her Majesty's Treasury, be carried to and shall form Part of the Consolidated Fund of the United Kingdom.

Total Receipts from Stamps to be paid to Consolidated Fund.

3. From and after the said Day, the Salaries, and Compensation Allowances by way of Salary, of and to the several Masters of the Courts of Queen's Bench, Common Pleas, and Exchequer, (including the Senior Master of the Court of Common Pleas as Registrar of Judgments, and including the Queen's Remembrancer,) shall be charged on and payable out of the Consolidated Fund of the United Kingdom.

Salaries of Masters to be charged on Consolidated Fund.

4. From

Common Law Courts (Fees and Salaries).

Expenses in
First Schedule.

4. From and after the said Day, the Salaries, Charges, and Payments described in the First Schedule to this Act shall be paid out of Money from Time to Time provided by Parliament for that Purpose.

Provision
respecting
Amount of
Salaries of
Masters.

5. In lieu of the Salaries at the passing of this Act payable to the Masters of the said Courts respectively, the said Masters shall receive, by way of Salary for performing the Duties of their respective Offices, the Sum of One thousand five hundred Pounds *per Annum* each, to commence and be computed from the Thirtieth Day of *September* One thousand eight hundred and sixty-six, and to be paid quarterly on the Thirty-first Day of *December*, the Thirty-first Day of *March*, the Thirtieth Day of *June*, and the Thirtieth Day of *September* in every Year, together with a proportionate Part of such annual Sum for any incomplete Quarter of a Year; provided that with respect to any Master of any of the said Courts hereafter to be appointed, his Salary shall be at the Rate of One thousand two hundred Pounds *per Annum* only until he shall have held the Office for Three Years.

13 & 14 Vict.
c. 75.

Provided also, that the Commissioners of Her Majesty's Treasury shall settle and adjust the Amount of the Remuneration to be allowed to the Senior Master of the Court of Common Pleas (under the Act of the Session of the Thirteenth and Fourteenth Years of Her Majesty's Reign, Chapter Seventy-five, "to regulate the Receipt and Amount of Fees receivable by certain Officers in the Court of Common Pleas,") and the Amount of the Salary of the Master of the Court of Exchequer for the Time being acting as Queen's Remembrancer (under the Act of the Session of the Twenty-second and Twenty-third Years of Her Majesty's Reign, Chapter Twenty-one, "to regulate the Office of Queen's Remembrancer, and to amend the Practice of Procedure on the Revenue Side of the Court of Exchequer,") so that the annual Sums received by those Officers respectively shall not, together with their respective Salaries of One thousand five hundred Pounds as Masters, exceed the Amounts which those Officers respectively receive at the passing of this Act in respect of their several Offices aforesaid, that is to say, the Sum of Two thousand Pounds *per Annum* each.

22 & 23 Vict.
c. 21.

Repeal of
28 & 29 Vict.
c. 45. s. 7.

6. Section Seven of "The Common Law Courts (Fees) Act, 1865," is hereby repealed.

Annual Ac-
count of Fees
and Charges.

7. There shall be annually prepared, under the Direction of the Commissioners of Her Majesty's Treasury, an Account for the Year ending the Thirty-first Day of *March* showing on the one Side the total Amount of Money received in respect of Stamps under "The Common Law Courts (Fees) Act, 1865," and any Act extending the same, and on the other Side the total Payments for the same Period for Salaries, Compensations, and other Charges and Payments formerly charged on or payable out of Fees comprised in "The Common Law Courts (Fees) Act, 1865," and for Compensation to Officers who held Offices in the said Courts and the Offices connected therewith which were abolished by the Acts described in the Second Schedule to this Act;

Common Law Courts (Fees and Salaries).

Act; and such Account shall be laid before both Houses of Parliament within One Month after the Thirty-first Day of *March* in each Year, if Parliament is then sitting, or if not then within One Month after the next Meeting of Parliament; and the Second of such yearly Accounts, and every subsequent Account, shall show the Items for Two consecutive Years, and the Increase or Decrease of any Item in the Second of those Years as compared with the First.

8. This Act may be cited as "The Common Law Courts (Fees Short Title. and Salaries) Act, 1866."

SCHEDULES.**THE FIRST SCHEDULE.**

(A.) Salaries of Clerks and other Persons in Office of Senior Master of Court of Common Pleas for Registration of Judgments, Crown Debts, &c., with necessary Expenses of that Office.

(B.) Salaries of the Officer of the Court of Common Pleas for Registration of Certificates, &c., of Acknowledgments of Deeds of Married Women, &c., and Clerks and Messengers in his Office, with necessary Expenses of that Office.

(C.) Salaries and Allowances of and to Clerks and other Persons employed in Establishment under Queen's Remembrancer, with necessary Expenses of his Office.

THE SECOND SCHEDULE.

11 Geo. 4. & 1 Will. 4. c. 58.—An Act for regulating the Receipt and future Appropriation of Fees and Emoluments receivable by Officers of the Superior Courts of Common Law.

3 & 4 Will. 4. c. 99.—An Act for facilitating the Appointment of Sheriffs and the more effectual Audit and passing of their Accounts; and for the more speedy Return and Recovery of Fines, Issues, forfeited Recognizances, Penalties, and Deodands; and to abolish certain Offices in the Court of Exchequer.

7 Will. 4. & 1 Vict. c. 30.—An Act to abolish certain Offices in the Superior Courts of Common Law, and to make Provision for a more effective and uniform Establishment of Officers in those Courts.

15 & 16 Vict. c. 78.—An Act to make Provision for a permanent Establishment of Officers to perform the Duties at Nisi Prius in the Superior Courts of Common Law, and for the Payment of such Officers and of the Judges Clerks by Salaries, and to abolish certain Offices in those Courts.

C A P. CII

An Act to continue various expiring Acts.

[10th *August* 1866.]

WHEREAS the several Acts mentioned in the First Column of the Schedule hereto are wholly, or as to certain Provisions thereof, limited to expire at the Times specified in respect of such Acts in the Fourth Column of the said Schedule: And whereas it is expedient to continue such Acts, in so far as they

are

Expiring Laws Continuance.

' are temporary in their Duration, for the Times mentioned in respect of such Acts respectively in the Fifth Column of the said Schedule.' Be it enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, as follows :

Short Title.

1. This Act may be cited for all Purposes as the "Expiring Laws Continuance Act, 1866."

Continuance of Acts in Schedule.

2. The Acts mentioned in Column One of the said Schedule, and the Acts, if any, amending the same, shall, in so far as such Acts or any Provisions thereof are temporary in their Duration, be continued until the Times respectively specified in respect of such Acts or Provisions in the Fifth Column of the said Schedule.

SCHEDULE.

1. Original Acts.	2. Amending Acts.	3. How far temporary.	4. Time of Expiration of temporary Provisions.	5. Continued until
3 & 4 Vict. c. 89. Poor Rates, Stock in Trade Exemption.	- - -	Whole Act	1st October 1866, and End of then next Session. (28 & 29 Vict. c. 119.)	1st October 1867, and End of then next Session.
4 & 5 Vict. c. 30. Survey of Great Britain.	19 & 20 Vict. c. 61.	Whole Act	31st December 1866 - (24 & 25 Vict. c. 65.)	31st December 1867.
5 & 6 Vict. c. 123. Lunatic Asylums (Ireland).	- - -	Whole Act	1st August 1865, and End of then next Session. (24 & 25 Vict. c. 57.)	1st August 1867, and End of then next Session.
10 Vict. c. 82. Landed Property Im- provement (Ireland).	13 & 14 Vict. c. 31.	As to Powers of Commissioners.	1st January 1866, and End of then next Session. (28 & 29 Vict. c. 119.)	1st January 1867, and End of then next Session.
10 & 11 Vict. c. 90. Poor Laws (Ire- land).	14 & 15 Vict. c. 68.	As to Appoint- ment of Com- missioners, &c.	23d July 1866, and End of then next Session. (28 & 29 Vict. c. 119.)	23d July 1867, and End of then next Session.
10 & 11 Vict. c. 109. Poor Law.	- - -	As to Appoint- ment of Com- missioners, &c.	23d July 1866, and End of then next Session. (28 & 29 Vict. c. 105.)	23d July 1867, and End of then next Session.
11 & 12 Vict. c. 32. County Cess (Ireland).	20 & 21 Vict. c. 7.	Whole Act	1st August 1866, and End of then next Session. (28 & 29 Vict. c. 119.)	1st August 1867, and End of then next Session.
11 & 12 Vict. c. 107. Sheep and Cat- tle diseased.	16 & 17 Vict. c. 62. 29 Vict. c. 15.	Whole Act	1st August 1866, and End of then next Session. (28 & 29 Vict. c. 119.)	1st August 1867, and End of then next Session.
14 & 15 Vict. c. 104. Episcopal and Capitular Es- tates Manage- ment.	17 & 18 Vict. c. 110. 22 & 23 Vict. c. 46. 23 & 24 Vict. c. 124.	Whole Act	1st January 1866, and End of then next Session. (28 & 29 Vict. c. 119.)	1st January 1867, and End of then next Session.
19 & 20 Vict. c. 34. Preservation of the Peace (Ireland).	23 & 24 Vict. c. 138. 28 & 29 Vict. c. 118.	Whole Act	1st July 1866, and End of then next Session. (28 & 29 Vict. c. 118.)	1st July 1867, and End of then next Session.
24 & 25 Vict. c. 109. Salmon Fishery (England) Act.	- - - 28 & 29 Vict. c. 121.	As to Appoint- ment of Inspec- tors, s. 31. As to Appoint- ment of the Spec- ial Commis- sioners for En- glish Fisheries.	1st October 1866 - (28 & 29 Vict. c. 119.) 5th July 1867, and End of then next Session.	1st October 1867, and End of then next Session.

Expiring Laws Continuance. Constabulary Force (Ireland).

1. Original Acts.	2. Amending Acts.	3. How far temporary.	4. Time of Expiration of temporary Provisions.	5. Continued until.
25 & 26 Vict. c. 97. Salmon Fisheries (Scotland) Act.	26 & 27 Vict. c. 50. 27 & 28 Vict. c. 118.	As to Powers of Commissioners, &c.	1st January 1867 - (28 & 29 Vict. c. 119.)	1st January 1868, and End of then next Session.
26 & 27 Vict. c. 105. Promissory Notes.	- - -	Whole Act	28th July 1866, and End of then next Session. (26 & 27 Vict. c. 105.)	28th July 1867, and End of then next Session.
26 & 27 Vict. c. 114. Salmon Fisheries (Ireland).	- - -	As to Duration of Office of the Special Com- missioners for Irish Fisheries, and all Powers, Rights, and Privileges per- taining thereto.	28th July 1866, and End of then next Session. (28 & 29 Vict. c. 119.)	28th July 1867, and End of then next Session.
27 & 28 Vict. c. 20. Promissory Notes and Bills of Ex- change (Ire- land).	- - -	Whole Act	13th May 1866, and End of then next Session. (27 & 28 Vict. c. 20.)	13th May 1867, and End of then next Session.
27 & 28 Vict. c. 92. Public Schools.	- - -	Whole Act	1st August 1866 - (28 & 29 Vict. c. 119.)	1st August 1867, and End of then next Session.
28 & 29 Vict. c. 46. Militia Ballots Suspension.	- - -	Whole Act	1st October 1866 - (28 & 29 Vict. c. 46.)	1st October 1867.

C A P. CIII.

An Act to amend an Act to consolidate the Laws relating to the Constabulary Force in *Ireland*.

[10th August 1866.]

WHEREAS it is expedient further to amend the Laws relating to the Constabulary Force in *Ireland*: Be it enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, as follows:

Preliminary.

1. The following Terms in this Act have the Meanings herein-after assigned to them; (that is to say,) Interpretation
of Terms.

"Lord Lieutenant" means the Lord Lieutenant or other Chief Governor or Governors of *Ireland*:

"Members of the Constabulary Force" means Inspector General, Deputy Inspector General, Assistant Inspectors General, Commandant of the Depôt, Surgeon, and every County Inspector, Sub-Inspector, Barrack Master of the Depôt, Head Constable, Constable, Acting Constable, and Sub-Constable of Constabulary in *Ireland*:

"Head and other Constables" means every Head Constable, Constable, Acting Constable, and Sub-Constable of Constabulary in *Ireland*.

2. It shall be lawful for the Lord Lieutenant to fix and appoint such revised annual Salaries as to him may from Time to Time seem Power to Lord
Lieutenant to
fix revised

*Constabulary Force (Ireland).***Salaries for
Constabulary
Force.**

seem proper, not exceeding the several Sums herein-after specified, to be paid in such Manner and subject to such Regulations and Provisions as he may direct, to the several Persons herein-after mentioned ; (that is to say,)

1. To each County Inspector of the First Class, an annual Salary not exceeding Three hundred Pounds :
2. To each County Inspector of the Second Class, an annual Salary not exceeding Two hundred and seventy Pounds :
3. To each Sub-Inspector of the First Class, an annual Salary not exceeding Two hundred Pounds :
4. To each Sub-Inspector of the Second Class, an annual Salary not exceeding One hundred and fifty Pounds :
5. To each Sub-Inspector of the Third Class, an annual Salary not exceeding One hundred and twenty-five Pounds :
6. To each Head Constable Major, an annual Salary not exceeding Eighty Pounds Four Shillings :
7. To the Head Constable of the First Class, an annual Salary not exceeding Seventy Pounds Four Shillings :
8. To Twelve Head Constables of the First Class, of long Service or superior Merit, but ineligible for further Promotion, an Addition to their respective Salaries of Ten Pounds *per Annum* each, making their total Salaries respectively Eighty Pounds Four Shillings *per Annum* each :
9. To each Head Constable of the Second Class, an annual Salary not exceeding Sixty-one Pounds Two Shillings :
10. To Twelve Head Constables of the Second Class, of long Service or superior Merit, but ineligible for further Promotion, an Addition of Ten Pounds *per Annum*, making their total Salaries respectively Seventy-one Pounds Two Shillings *per Annum* :
11. To each Constable, an annual Salary not exceeding Forty-nine Pounds Eight Shillings :
12. To Fifteen Constables, of long Service or superior Merit, but ineligible for Promotion, an Addition of Four Pounds *per Annum* each, making their total Salaries Fifty-three Pounds Eight Shillings *per Annum* each :
13. To each Acting Constable, an annual Salary not exceeding Forty-four Pounds Four Shillings :
14. To each Sub-Constable under Six Months Service, an annual Salary not exceeding Thirty-one Pounds Four Shillings :
15. To each Sub-Constable of Six Months and under Six Years Service, an annual Salary not exceeding Thirty-six Pounds Eight Shillings :
16. To each Sub-Constable of Six Years and under Twelve Years Service, an annual Salary of Thirty-nine Pounds :
17. To each Sub-Constable of Twelve Years and under Twenty Years Service, an annual Salary of Forty-one Pounds Twelve Shillings :
18. To each Sub-Constable of Twenty Years Service and upwards, an annual Salary of Forty-two Pounds Eighteen Shillings :

Such

Constabulary Force (Ireland).

Such increased Salaries to take effect from and after the First Day of *April* One thousand eight hundred and sixty-six, and to be in addition to the Good-Service Pay at present authorized, *viz.*, to Five County Inspectors, Fifty Pounds *per Annum* each; to Six Sub-Inspectors of the First Class, Thirty Pounds *per Annum* each; and to Twenty-three Sub-Inspectors, whether of the Second or Third Class, Twelve Pounds *per Annum* each; such increased Salaries to be payable to such Persons only as had not ceased to be Members of the Constabulary Force before the First Day of *August* One thousand eight hundred and sixty-six:

Provided always, that from the Date at which Payments at the Rates herein-before mentioned shall take effect, all Long-Service Allowances received before the passing of this Act by any Member of the Constabulary Force shall be discontinued, with the Exception of the Sub-Inspectors of the Second Class transferred from the Revenue Police to the Constabulary, or any other Sub-Inspectors of the Second Class at any Time in receipt of Thirty-six Pounds *per Annum* Long-Service Pay, who shall be paid at the Rate of their present Salaries with their present Long-Service Pay until promoted to the Rank of Sub-Inspector of the First Class, when they shall be paid at the same Rate as the other Sub-Inspectors of that Class are authorized to be paid under this Act.

3. 'And whereas by an Act passed in the Tenth and Eleventh Years of the Reign of Her present Majesty (Chapter One hundred) Regulations were made for the Formation of a Superannuation Fund for the Constabulary Force by a Deduction of Two Pounds *per Centum per Annum* from the Salary of each Member of such Force: Be it enacted, That from and after the passing of this Act such Deduction for such Superannuation Fund shall cease to be made.

4. 'And whereas it is expedient that the existing System of Superannuation Allowances to the Constabulary Force should be revised, so far as relates to Members of the said Force appointed after the passing of this Act: Be it enacted, That it shall be lawful for the Lord Lieutenant, under the Conditions herein-after mentioned, to direct that any Head or other Constable so appointed may be superannuated, and receive a Gratuity or yearly Pension, not exceeding the Proportion of his Salary stated in the Scale herein-after mentioned; and it shall be lawful for the Lords Commissioners of Her Majesty's Treasury, or any Three or more of them, upon the Recommendation of the Lord Lieutenant, to direct that any Officer of the Constabulary Force, that is to say, any Inspector General, Deputy Inspector General, Assistant Inspector General, Commandant of the Depot, Surgeon, County Inspector, Barrack Master of the Depot, or Sub-Inspector, appointed after the passing of this Act, may be superannuated, and may receive a Gratuity or yearly Pension not exceeding the Proportion of his Salary stated in the Scale herein-after mentioned; that is to say,

1. A Gratuity of One Month's Pay for each Year's Service after Five Years and less than Fifteen Years:

2. On Completion of Fifteen Years Service an annual Pension of Fifteen Fiftieths of the Pay may be granted, and an Increase

Long-Service Allowances to be discontinued.

Deduction of 2l. per Cent. for Superannuation Fund to cease.

Power to Lord Lieutenant to superannuate Head and other Constables.

Power to Treasury, on Recommendation of Lord Lieutenant, to superannuate Officers of Force.

Scale of Superannuation.

Constabulary Force (Ireland).

Increase of One Fiftieth for each successive Year up to Thirty Years Service completed :

3. After Thirty Years Service, or after the Person to be superannuated has attained the Age of Sixty Years, the Pension to be equal to Thirty Fiftieths of the Pay, or a larger Proportion in Cases of extraordinary Merit or good Conduct :
4. For Injuries received at any Time in the actual Performance of Duty a Pension for Life may be granted of an Amount in proportion to the Injury received, but not exceeding the full Pay ; the Grounds of Disability to be carefully investigated and fully set forth in the Authority granting the Pension.

Conditions
of Superan-
nuation.

5. No such Pension, Retiring Allowance, or Gratuity shall be granted in any Case, except on the Certificate of the Surgeon of the Force, or such other competent Medical Officer or Officers as the Lord Lieutenant shall name for the Purpose, that the Party is, from mental or bodily Incapacity, unable to perform his Duty any longer, and the Certificate of the Inspector General (or in the Case of the Inspector General's Superannuation, then on the Certificate of the Chief Secretary to the Lord Lieutenant,) that he has served with Diligence and Fidelity ; provided that any Member of the Force who shall have attained the Age of Sixty Years or upwards may, upon his Petition, be superannuated without such Medical Certificate.

Pension liable
to be forfeited
for Misconduct.

6. Such Pension or Retiring Allowance shall be granted only upon the Condition that it becomes forfeited and may be withdrawn by the Lord Lieutenant in any of the following Cases :

1. On Conviction of the Grantee for any indictable Offence :
2. On his knowingly associating with suspected Persons, Thieves, or other Offenders :
3. On his refusing to give Information and Assistance to the Police whenever in his Power for the Detection and Apprehension of Criminals, and for the Suppression of any Disturbance of the Public Peace :
4. If he enter into or continue to carry on any Business, Occupation, or Employment which shall be, in the Opinion of the Lord Lieutenant, disgraceful or injurious to the Public, or in which he shall make use of the Fact of his former Employment in the Police Force in a Manner which the Lord Lieutenant considers to be discreditable and improper :

Provided always, that nothing herein contained shall entitle any Member of the Constabulary Force absolutely to any Superannuation Allowance, nor prevent him from being dismissed or discharged for Misconduct or other sufficient Cause without Superannuation Allowance.

Saving the
Rights of the
Officers and
Men of the
Constabulary
Force in Ire-

7. 'And whereas it is expedient that the present Members of the Constabulary Force should continue to be entitled to receive retiring Allowances calculated upon the Scale of Superannuation and Rates of Pay existing before the passing of this Act.' Be it therefore enacted, That the Provisions of an Act passed in the Tenth

Constabulary Force (Ireland).

Tenth and Eleventh Years of Her present Majesty, Chapter One hundred, intituled *An Act to regulate the Superannuation Allowances of the Constabulary Force in Ireland and the Dublin Metropolitan Police*, shall apply to the Members of the Constabulary Force in *Ireland* appointed before the passing of this Act as fully and effectually as if this Act had not been passed.

land appointed before the passing of this Act.

8. 'And whereas by an Act passed in the Sixth Year of the Reign of King *William the Fourth* a Fund was established called "*The Police Reward Fund*," to be raised in part by a Deduction of Ten Shillings *per Cent.* on the Salary of each Member of the Force: Be it enacted, That from and after the passing of this Act the said Deduction shall be increased to Thirty Shillings *per Cent.* on such Salaries, and a Deduction not exceeding Twenty Shillings *per Cent.* shall also be made on the Pensions of all Members of the Force superannuated after the passing of this Act, who, on their Retirement from active Service, shall give Notice to the Receiver of their Desire to keep up their Subscription to the said Reward Fund for the Benefit of their Widows and Children; all such Deductions to be paid to the said Police Reward Fund, and form Part thereof.

Increase of Deduction for Reward Fund.

9. 'And whereas by the Seventh Section of an Act passed in the Tenth and Eleventh Years of Her present Majesty, Chapter One hundred, the Lords Commissioners of Her Majesty's Treasury, or any Three or more of them, are empowered to direct the Application of any Surplus of the Reward Fund to the Payment of Pensions, Superannuations, and Allowances to Members of the Constabulary Force: Be it enacted, That any Surplus now remaining of the said Fund, or which may thereunto hereafter accrue, shall not be applied in the Manner aforesaid, anything in the said Section to the contrary notwithstanding; and the said Reward Fund shall be available for the Reward of meritorious Members of the Constabulary Force, and also for the Relief of the Widows and Children of the Members of such Force, under such Regulations as the Lord Lieutenant may from Time to Time make.

Application of Reward Fund.

10. And be it enacted, That it shall be lawful for the Lord Lieutenant (if he shall so think fit) to order and direct that One Shilling *per Week* shall be added to the Pay of the Mounted Men of the Constabulary Force, and also to the Pay of the Head and other Constables stationed at *Belfast*, with a view to meet the extra Expense for Lodging and Living to which the Men serving in that Town are exposed as compared with the Remainder of the Force.

Additional Pay of Mounted Men, and of those performing Duty in Belfast.

11. And be it enacted, That from and after the passing of this Act the Town Inspector of *Belfast* shall receive, in lieu of Long-Serve Pay discontinued by this Act a Sum of Fifty Pounds a Year in addition to the Salary which under "*The Constabulary (Ireland) Amendment Act, 1865*," is to be paid by the Borough of *Belfast*, making his total Salary from both Sources Four hundred and fifty Pounds *per Annum*.

Town Inspector of Belfast to receive additional Pay.

12. Section Four of an Act passed in the Eleventh and Twelfth Years of Her present Majesty, Chapter Seventy-two, is hereby repealed; and from and after the passing of this Act, in all Cases where

Rate of Charge on Counties, Boroughs, and Towns for

Constabulary Force (Ireland).

extra Constabulary Force.

where One Moiety of the Costs and Expenses of any Constabulary Force is chargeable to any County, or any Part or District of a County, or any County of a City or County of a Town, or Borough or Town, in *Ireland*, there shall be charged to each such County or Part or District thereof, or County of a City or County of a Town, or any such Borough or Town, *per Annum*,

For each Sub-Inspector One Moiety of the Sum of One hundred and sixty-seven Pounds Nine Shillings and Threepence :

For each Head Constable One Moiety of the Sum of Seventy-nine Pounds Fifteen Shillings and Sevenpence :

Provided always, that it shall be lawful for the Lord Lieutenant, with the Approval of the Commissioners of Her Majesty's Treasury, from Time to Time to fix and determine the further Rates of Charge to be paid by every such County or Part or District thereof, or County of a City or County of a Town, or Borough or Town, on an average of the entire Force of Constables, Acting Constables, and Sub-Constables in *Ireland*, regard being had to the increased Rates of Pay sanctioned by this Act, and to the Cost of Clothing, Medical Attendance, Barrack Accommodation, and extra Pay of such Constables, and other Constables when absent from Quarters.

And in all Cases where, under the Laws now in force, the whole of the Costs and Expenses of any Constabulary Force is chargeable to any County, or any Part or District of a County, or any County of a City or County of a Town, or any Borough or Town, in *Ireland*, there shall be charged to each such County, or Part or District of such County, or County of a City, County of a Town, Borough, or Town, *per Annum*, the full Cost of such Constabulary Force, calculated in the Manner last mentioned.

Rate of Charge upon Public Companies for Constabulary Protection.

13. From and after the passing of this Act, in all Cases where Members of the Constabulary Force shall be required to keep the Peace in the Neighbourhood of Railway Works or other Public Works in *Ireland*, the Costs and Expenses of such Members, calculated in the Manner herein-before mentioned, shall be charged upon the Company or other Parties carrying on such Railway or other Public Works.

Extra Force how to be charged.

14. From and after the passing of this Act, in all Cases where under the Laws now in force the Quota of Men fixed for any County, County of a City, County of a Town, or Borough by "The Constabulary (*Ireland*) Amendment Act, 1865," shall be increased by an extra Force, whether as a permanent Augmentation or as a temporary Addition thereto, One Moiety of the Costs and Expenses of such extra Force, ascertained in the Manner herein-before provided, shall be charged to and be payable by such County, County of a City, County of a Town, or Borough : Provided always, that in case Vacancies shall occur in the said Force so augmented, there shall be deducted from the Number of such extra Force to be charged as aforesaid as many Constables as shall bear the same Proportion to the whole Number of Vacancies in the said augmented Force that the extra Force bears to the whole Number of such augmented Force.

Reduction of Charge in case of Vacancies.

Provision in case of Abolition of Office

15. It shall be lawful for the Commissioners of Her Majesty's Treasury to make such Arrangements for the Regulation or Abolition

*Constabulary Force (Ireland).**New Zealand.*

Abolition of the Office of Receiver of the Constabulary, and for the Transfer of the Powers vested in him, and for the Transfer and Regulation of the Duties assigned to him by virtue of an Act passed in the Sixth Year of the Reign of King *William* the Fourth, Chapter Thirteen, and of subsequent Acts, as they shall from Time to Time consider expedient, anything in the said Act or subsequent Acts to the contrary notwithstanding.

of Constabulary
Receiver.

C A P. CIV.

An Act to guarantee the Liquidation of Bonds issued for the Repayment of Advances made out of Public Funds for the Service of the Colony of *New Zealand*.

[10th August 1866.]

WHEREAS by an Act passed by the General Assembly of *New Zealand* in Twenty-seventh Year of Her present Majesty, intituled "*The New Zealand Loan Act of 1863*," Provision was made for borrowing on Bond, Debenture, or otherwise, Sums of Money not exceeding Three million Pounds Sterling, which Sums, and the Interest thereon, were by the said Act charged on the ordinary Revenue of *New Zealand* as therein set forth:

'And whereas the Agents appointed by Authority of the said Act to borrow the aforesaid Sums of Money have, by Direction of the Government of *New Zealand*, issued and placed in the Hands of the Commissioners of Her Majesty's Treasury Debentures to the Amount of Five hundred thousand Pounds Sterling, which Debentures are held by the said Commissioners as collateral Security for the Repayment of certain Sums of Money due from the Government of *New Zealand* to Her Majesty's Exchequer:

'And whereas, in order to make the said Debentures available, it is expedient that the said Commissioners should be empowered to guarantee the due Payment of the Principal and Interest of the said Debentures:'

Be it therefore enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, as follows:

1. It shall be lawful for the Commissioners of Her Majesty's Treasury by the Signature of their Assistant Secretary to guarantee, either absolutely or subject to such Conditions as they shall think fit, the Payment of the Principal Sums and Interest which may from Time to Time become due from the Government of *New Zealand* on the aforesaid Debentures, being of the Numbers and Amounts specified in the Schedule to this Act; and in case any Failure shall take place in the regular Payment of the said Principal and Interest, it shall be lawful for the said Commissioners to cause to be paid out of the growing Produce of the Consolidated Fund of the United Kingdom of *Great Britain* and *Ireland* such Sums as may from Time to Time be required to make good such Failure.

Power to
Treasury to
guarantee Prin-
cipal and In-
terest of De-
bentures.

New Zealand.

Turnpike Acts Continuance.

Account of all Sums issued under Authority of this Act to be laid before Parliament.

2. The Commissioners of Her Majesty's Treasury shall cause to be prepared, and shall lay before both Houses of Parliament within Fourteen Days next after the beginning of every Session, an Account of all Sums from Time to Time issued out of the Consolidated Fund of the United Kingdom by virtue of this Act towards making good any such Failure as aforesaid, and also an Account of all Sums repaid by or recovered from the Colony of *New Zealand* by reason of such Issue, with the Interest paid or recovered thereon.

Nothing in recited Act of New Zealand rendered void on account of any Repugnancy to Sect. 3. of 20 & 21 Vict. c. 51.

3. 'And whereas by an Act of the General Assembly of *New Zealand* passed in the Twenty-seventh Year of Her Majesty, intituled *An Act to enable the Governor to establish Settlements for Colonization in the Northern Island of New Zealand*, Provision was made for the Proclamation of certain Districts within the said Colony, and for setting apart within such Districts eligible Sites for Settlements for Colonization, and for other Matters therein mentioned: And whereas Doubts are entertained whether the Provisions of the said Act, or some of them, may not be void by reason of their Repugnancy to the Third Section of an Act of Parliament of the Twentieth and Twenty-first Years of Her Majesty, intituled *An Act to guarantee a Loan for the Service of New Zealand*:' Be it enacted as follows: Nothing in the said Act to enable the Governor to establish Settlements for Colonization in the Northern Island of *New Zealand* shall be or be deemed to have been void or inoperative on account of any Repugnancy to any of the Provisions of the last-mentioned Act of Parliament or of this Act.

27 & 28 Vict. c. 82. repealed.

4. The Act passed in the Twenty-seventh and Twenty-eighth Year of Her Majesty, intituled *An Act to guarantee the Liquidation of a Loan for the Service of the Colony of New Zealand*, is hereby repealed.

SCHEDULE referred to in the foregoing Act.

DEBENTURES bearing Interest at the Rate of Four per Cent. per Annum redeemable in Fifty Years from the 1st November 1865.

Nos. of Bonds.	
1 to 200	= 200 Bonds of £1,000 = £200,000
1,001 to 1,300	= 300 Bonds of 500 = 150,000
2,251 to 2,625	= 375 Bonds of 200 = 75,000
501 to 1,250	= 750 Bonds of 100 = 75,000

Total . - £500,000

C A P. CV.

An Act to continue certain Turnpike Acts in *Great Britain*, and to make further Provision concerning Turnpike Roads. [10th August 1866.]

'WHEREAS it is expedient to continue for limited Times the Acts herein-after specified, and to make further Provisions concerning Turnpike Roads:'

Be

Turnpike Acts Continuance.

Be it enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, as follows:

L. The Acts mentioned in the Schedule to this Act annexed shall continue in force until the First Day of *November* One thousand eight hundred and sixty-seven, and no longer, unless Parliament in the meantime continues the same; but every other Act now in force for regulating, making, amending, or repairing any Turnpike Road in *Great Britain* which will expire at or before the End of the next Session of Parliament shall continue in force until the First Day of *November* One thousand eight hundred and sixty-seven, and to the End of the then next Session of Parliament, except an Act of the Fifty-fourth Year of King *George* the Third, Chapter Eighty-five, "for enlarging the Term and Powers of Two Acts of His present Majesty, for repairing the Road from the End of the Turnpike Road from *Besselsleigh* to *Hungerford* in the County of *Berks*, to *Leckford*, otherwise *Sousley Water*, in the County of *Wilts*;" an Act of the Fifty-fifth Year of King *George* the Third, Chapter Ninety, "for continuing and amending an Act of His present Majesty, for repairing several Roads leading from *Shenfield* to *Harwich* and *Rockford* and other Places in the County of *Essex*, and for extending the said Act to the Road from *Great Hallingbury* to *Hockerill* in the County of *Hertford*;" an Act of the Third Year of King *George* the Fourth, Chapter Three, "for more effectually repairing, widening, amending, and improving the Roads from *Wigan* to *Preston* in the County Palatine of *Lancaster*;" an Act of the Fourth Year of King *George* the Fourth, Chapter One hundred and six, "for more effectually repairing and improving the Roads leading from *Whitechapel Church* in the County of *Middlesex* unto *Passingford Bridge*, and through and to the End of the several Parishes or Places of *Shenfield* and *Woodford* in the County of *Essex*, and for other Purposes relating thereto;" an Act of the Seventh and Eighth Years of King *George* the Fourth, Chapter Fifty-six, "for repairing the Road from the High Bridge in *Spalding* to *Tydd Goat* in the County of *Lincoln*, and other Roads in the same County;" an Act of the Ninth Year of King *George* the Fourth, Chapter Fifty-one, "for more effectually repairing the Road from *Christopher's Bridge* in the Borough of *Thetford* in the County of *Suffolk* to the North-east End of the Town of *Newmarket* in the County of *Cambridge*;" an Act of the same Year, Chapter Seventy-five, "for repairing the Road from *Scole Bridge* to *Bury Saint Edmunds* in the County of *Suffolk*;" an Act of the Eleventh Year of King *George* the Fourth, Chapter Eighty-two, "for more effectually repairing and improving the Roads from *Lewes*, through *Offham*, to *Witch Cross*; from the *Cliffe* near *Lewes*, through *Uckfield*, to *Witch Cross*; and from the said *Cliffe*, through *Ringmer*, *Heathfield*, and *Burwash*, to *Hurst Green*; all in the County of *Sussex*;" an Act of the First Year of King *William* the Fourth, Chapter Forty-five, "for re-

Continuance of Acts, except those hereafter named.

54 G. 3.
c. lxxxv.

55 G. 3. c. xc.

3 G. 4. c. iii.

4 G. 4. c. cvi.

7 & 8 G. 4.
c. lvi.

9 G. 4. c. li.

9 G. 4. c. lxxv.

11 G. 4. &
1 W. 4.
c. lxxxii.

1 W. 4. c. xlv.

Turnpike Acts Continuance.

1 & 2 W. 4.
c. xix.

1 & 2 W. 4.
c. xxii.

2 & 3 W. 4.
c. lxxv.

3 & 4 W. 4.
c. ix.

3 & 4 W. 4.
c. xii.

3 & 4 W. 4.
c. xliv.

3 & 4 W. 4.
c. xcix.
(in part).

4 & 5 W. 4.
c. lxxxix.

13 & 14 Vict.
c. lxxxvii.

Amendment of
Provisions of
4 G. 4. c. 95.
respecting Toll
Houses which
have become
useless.

“ pairing and maintaining the Road leading from the High Road
“ between *Bromley* and *Farnborough* in the County of *Kent* to
“ *Beggar's Bush* in the Turnpike Road leading from *Tonbridge*
“ *Wells* to *Maresfield* in the County of *Sussex* ;” an Act of the
First and Second Years of King *William* the Fourth, Chapter
Nineteen, “ for repairing the Road from the Bridge on the old
“ River at *Barton* to *Brandon Bridge* in the County of *Suffolk* ;”
an Act of the same Years, Chapter Twenty-two, “ for more
“ effectually repairing and improving the Road between the City
“ of *Durham* and the Village of *Shotley Bridge* in the County of
“ *Durham* ;” an Act of the Second Year of King *William* the
Fourth, Chapter Seventy-five, “ for better maintaining certain
“ Roads within the County of *Salop* called The *Shawbury* Dis-
“ trict of Roads ;” an Act of the Third Year of King *William*
the Fourth, Chapter Nine, “ for repairing the Roads from near
“ *Monk Bridge* near *York* to *New Malton*, and from thence to
“ *Scarborough*, and from *Spittle House* to *Scarborough*, all in
“ the County of *York* ;” an Act of the same Year, Chapter
Twelve, “ for more effectually repairing and improving the Roads
“ from *Wendover* to the End of *Oak Lane*, and from the River
“ *Colne* for Half a Mile towards *Beaconsfield*, in the County of
“ *Bucks* ;” an Act of the same Year, Chapter Forty-four, “ for
“ more effectually repairing the Roads from *Hodges* to *Beadles*
“ *Hill* and *Cuckfield*, and from *Beadles Hill* to *Lindfield*, all in
“ the County of *Sussex* ;” an Act of the same Year, Chapter
Ninety-nine, “ for improving the *Shrewsbury* District and the
“ *Wellington* District of the *Watling Street* Road in the County
“ of *Salop*,” so far as relates to the *Wellington* District ; an Act
of the Fourth and Fifth Years of King *William* the Fourth,
Chapter Eighty-nine, “ to continue, alter, and amend an Act of the
“ Fourth Year of the Reign of His late Majesty King *George* the
“ Fourth, for more effectually repairing and improving the
“ *Middlesex* and *Essex* Turnpike Roads ; to provide for the
“ rebuilding of *Bow Bridge* in the Counties of *Middlesex* and
“ *Essex*, the improving of the several other Bridges upon the
“ said Roads ; and for other Purposes relating thereto ;” and an
Act of the Thirteenth and Fourteenth Years of Her present
Majesty, Chapter Eighty-seven, “ for more effectually repairing
“ and improving the Road from *Rochdale*, through *Bamford* and
“ *Birtle*, to *Bury*, and several other Roads therein mentioned,
“ all in the County Palatine of *Lancaster*.”

2. ‘ Whereas by the Provisions of an Act of the Fourth Year
‘ of the Reign of His late Majesty King *George* the Fourth,
‘ Chapter Ninety-five, the Trustees or Commissioners of a Turn-
‘ pike Road are prohibited from selling Toll Houses not required
‘ for the Purposes of the Road, and are bound to pull the same
‘ down, and to sell the Materials thereof: And whereas it is
‘ expedient to amend the said Provisions:’ Be it enacted as
follows :

1. If the Road would be improved by the Addition thereto of
the whole or any Part of the Site of the Toll House, or of
any Garden or Land belonging thereto, then the Trustees
or

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or Commissioners of the Road shall, instead of selling the whole or such Part (as the Case may require), cause the same to be added to the Road, and shall cause any Building standing on the Ground so added to be pulled down, and the Materials thereof to be sold and removed:

2. Where the Trustees or Commissioners of a Turnpike Road are authorized to sell the Site of a Toll House, they may, notwithstanding anything contained in the last-mentioned Act, sell the Toll House and other Buildings standing on such Site, unless required to pull them down by the Person to whom a Right of Pre-emption is given by any Acts relating to Turnpike Roads. Subject as aforesaid, the Provisions of the said Act relating to the selling of Toll Houses shall be of the same Force as if this Act had not passed.
3. This Act may be cited for all Purposes as "The Annual Short Title. Turnpike Acts Continuance Act, 1866."

SCHEDULE.

An Act for repairing, altering, widening, and improving the Road leading from the City of Canterbury to the Town of Ramsgate in the Isle of Thanet in the County of Kent; and for suspending and varying for a limited Time so much of an Act passed in the Twenty-seventh Year of the Reign of His present Majesty as relates to the Toll Gate, and to the Tolls now payable by virtue of the said Act on the Road leading from the said City of Canterbury to the Isle of Thanet. 42 G. 3. c. v.

An Act for enlarging the Term and Powers of an Act of His present Majesty, for repairing the Roads from Ipswich to the Scole Inn Road, and from Claydon to the Bury St. Edmund's Road, and from Yaxley Bull to Eye and Lanthorn Green, in the County of Suffolk. 51 G. 3. c. cviii.

An Act for repairing the Road from Chatham to Canterbury in the County of Kent. 52 G. 3. c. lxxxi.

An Act for repairing the Road from the City of Coventry to the Rugby Turnpike Road in the Parish of Wolvey in the County of Warwick. 53 G. 3. c. vi.

An Act for enlarging the Term and Powers of Two Acts of His present Majesty, for repairing and widening the Road from Dunham Ferry to the South End of Great Markham Common in the County of Nottingham. 53 G. 3. c. xii.

An Act for continuing and amending an Act of His present Majesty, for repairing the Roads leading from Bowes in the County of York, through Barnard Castle and Bishop Auckland, to join the Great North Road near Sunderland Bridge in the County of Durham. 53 G. 3. c. xxv.

An Act for more effectually repairing the Road from the Horse-shoe Corner in Godmanchester in the County of Huntingdon to the South-east End of Castle Street in the Town of Cambridge in the County of Cambridge. 53 G. 3. c. xli.

An Act for enlarging the Term and Powers of an Act of King George the Second, and Two Acts of His present Majesty, for amending 53 G. 3. c. clxxxviii.

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amending the Road from Maidstone in the County of Kent to Tubb's Lake in the Parish of Cranbrook in the said County.

54 G. 3.
c. cxxi.

An Act for continuing and amending an Act of His present Majesty, for repairing the Road from Dunstable to Hockliffe in the County of Bedford.

54 G. 3.
c. cxxiv.

An Act for repairing the Road from Saint Lloyds in the Town of Bedford in the County of Bedford to the Turnpike Road leading from Olney to Newport Pagnell in the County of Buckingham.

55 G. 3. c. xlix.

An Act for more effectually repairing the Road from Jesus Lane in the Town of Cambridge to Newmarket Heath in the County of Cambridge.

55 G. 3. c. lxii.

An Act for enlarging the Term and Powers of Four Acts of His present Majesty, for repairing several Roads leading from Fisherton, Wilton, Heytesbury, and other Places in the County of Wilts; and for diverting the Line of Part of the said Roads.

56 G. 3. c. xxxi.

An Act for continuing the Term and altering and enlarging the Powers of an Act of the Fortieth Year of His present Majesty, for improving the Roads leading from the Town of Leominster in the County of Hereford.

56 G. 3. c. xxxiii.

An Act to rectify a Mistake in an Act of the Fifty-third Year of His present Majesty, for repairing the Roads from Bowes in the County of York to join the Great North Road near Sunderland Bridge in the County of Durham.

56 G. 3. c. lii.

An Act for more effectually repairing the Road from Biggleswade to Alconbury Hill, and other Roads therein mentioned, in the Counties of Bedford and Huntingdon.

56 G. 3. c. lxviii.

An Act for enlarging the Term and Powers of several Acts for amending the Road from the End of the Town Close in the County of the City of Norwich to the Chalk Pits near Thetford in the County of Norfolk.

57 G. 3. c. xxvi.

An Act for amending the Roads leading from Basingstoke near Bagshot, through Farnham in the County of Surrey, and Alton and New Alresford, to Winchester in the County of Southampton.

57 G. 3. c. xli.

An Act for continuing and amending an Act of His present Majesty, for repairing the Road from Stamford in the County of Lincoln, through Oakham, to the Great North Road in the Parish of Greetham in the County of Rutland.

57 G. 3. c. lxviii.

An Act for enlarging the Term and Powers of an Act of His present Majesty, for repairing the Road from Cambridge to the Old North Road, near Arrington Bridge in the County of Cambridge.

58 G. 3. c. ii.

An Act to continue the Terms and alter and enlarge the Powers of Three Acts passed in the Twenty-third Year of the Reign of His late Majesty King George the Second, and in the Eleventh and Thirty-seventh Years of His present Majesty's Reign, for repairing the Road from the City of York to Boroughbridge in the County of York.

58 G. 3. c. v.

An Act for enlarging the Term and Powers of Two Acts of His present Majesty, for repairing the Roads leading from the City of Gloucester towards Cheltenham and Tewkesbury in the County of Gloucester.

Turnpike Acts Continuance.

An Act for continuing and amending an Act of His present Majesty, for repairing the Road from the North End of Farnhurst Lane to the City of Chichester, and from Chichester aforesaid to Delkey in the County of Sussex. 58 G. 3. c. xxxix.

An Act for more effectually repairing and improving the Road leading from Studley Bridge, through the Borough of Chippenham, to Pickwick, and from the East End of Chippenham Bridge to Lower Stanton, and from the East End of the said Bridge to join the Road at Draycot Cerne in the County of Wilts. 58 G. 3. c. xliii.

An Act to continue the Term and enlarge the Powers of an Act of His present Majesty, for repairing the Road at or near Beekhampton and other Roads in the said Act mentioned in the County of Wilts. 58 G. 3. c. lxxxii.

An Act to continue and amend Three Acts for repairing the Roads from Fryer Bacon's Study to Chilton Pond, and from the Top of Hinksey Hill to Foxcombe Hill Gate in the Road leading to Farringdon in the County of Berks, so far as relates to the Oxford District of the said Roads. 59 G. 3. c. lxxxiv.

An Act for repairing, widening, and improving the several Roads round the City of Bristol, and for making certain new Lines of Road to communicate with the same. 59 G. 3. c. xcv.

An Act to continue the Term and alter and enlarge the Powers of an Act of His present Majesty's Reign, for repairing the Road from the Guide Post in the Village of Adderbury in the County of Oxford, through Kidlington, to the End of the Mileway in the City of Oxford. 59 G. 3. c. cxxii.

An Act for enlarging the Term and Powers of several Acts of King George the Second and His late Majesty, for repairing several Roads leading from the Market House in the Town of Much Wenlock, and from Gleeton Hill to Cressage, in the County of Salop. 1 G. 4. c. vi.

An Act for continuing the Term and altering and enlarging the Powers of an Act of His late Majesty's Reign, for amending the Road leading out of the Highway from Wigan to Golborn and Warrington into the Road from Wigan to Ashton in Ashton in Mackerfield in the County Palatine of Lancaster. 1 G. 4. c. xiv.

An Act for repairing and improving several Roads leading into and from Devizes in the County of Wilts. 1 G. 4. c. lxix.

An Act for more effectually making, repairing, and improving the Road from near the Place where the Broil Park Gate formerly stood to the Horsebridge Turnpike Road on the Dicker, and from the Blacksmith's Shop in Horsebridge Street to the Town of Battle in the County of Sussex. 1 & 2 G. 4. c. xxvii.

An Act for more effectually repairing and improving the Road from Newark-upon-Trent in the County of Nottingham to join the Road from Nottingham to Grantham in the County of Lincoln near the Guide Post on the Foss Road near Bingham in the said County of Nottingham. 1 & 2 G. 4. c. xxx.

An Act for enlarging the Term and Powers of several Acts passed in the Thirtieth Year of the Reign of His late Majesty King George the Second and in the Eighteenth and Thirty-ninth Years of the Reign of His late Majesty King George the Third, 1 & 2 G. 4. c. xxxv.

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so far as the same relate to the Road from Alfold Bars in the County of Surrey to Newbridge in the County of Sussex.

- 1 & 2 G. 4. c. xl. An Act for continuing the Term and altering and amending the Powers of several Acts for repairing the Road leading from the High Street in the City of Rochester to Maidstone in the County of Kent; and for amending and improving the Road branching from the said Road at the Bridgewood Gates, and running into the Town of Chatham in the said County of Kent.

- 1 & 2 G. 4. c. lvi. An Act to continue the Term and alter and enlarge the Powers of Two Acts, for repairing the Roads from Sheet Bridge to Portsmouth, and from Petersfield to the Alton Turnpike Road near Ropley in the County of Southampton.

- 1 & 2 G. 4. c. lxxxiv. An Act for repairing the Road from Alemouth, through Alnwick and Rothbury, to Hexham, and a Branch from the said Road between Alnwick and Rothbury to Jockey's Dike Bridge, all in the County of Northumberland.

- 1 & 2 G. 4. c. lxxxvi. An Act to continue and amend Two Acts for repairing the Road from the Turnpike Road near the Town of Weston-on-the-Green in the County of Oxford to the Turnpike Road on Kidlington Green in the said County.

- 3 G. 4. c. ii. An Act for repairing and maintaining certain Roads leading to and from Chepstow and other Places in the Counties of Monmouth and Gloucester, called the District of Chepstow and the New Passage District.

- 3 G. 4. c. xxxix. An Act for continuing the Term and altering and enlarging the Powers of an Act of the Forty-second Year of the Reign of His late Majesty King George the Third, for repairing and improving the Road leading from the City of Canterbury to the Town of Ramsgate in the County of Kent; and for suspending and varying for a further limited Time so much of an Act passed in the Twenty-seventh Year of the Reign of His late Majesty as relates to the Toll Gate and to the Tolls payable by virtue of the said Act on the Road leading from the said City of Canterbury to the Isle of Thanet in the said County of Kent; and for altering the Line of certain Parts of the said Road.

- 3 G. 4. c. xlvii. An Act to enlarge the Term and Powers of several Acts passed for repairing and widening the Road from the Hand and Post in Upton Field in the Parish of Burford in the County of Oxford to a Place in the Parish of Preston in the County of Gloucester called Dancy's Fancy.

- 3 G. 4. c. xlviii. An Act for more effectually repairing and widening the Roads from Spann Smithy, through Middlewich, and by Spittle Hill in Stanthorn, to Winsford Bridge, and from Spittle Hill to Northwich in the County Palatine of Chester.

- 3 G. 4. c. lii. An Act for more effectually making, repairing, and improving the Road leading from Reading in the County of Berks to Basingstoke in the County of Southampton.

- 3 G. 4. c. lix. An Act for repairing and amending several Roads leading to and from the Borough of Evesham in the County of Worcester, and several other Roads in the Counties of Worcester and Gloucester.

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An Act for more effectually repairing the Road from the Guide Post near the End of Drayton Lane, near Banbury in the County of Oxford, to the House called the Sun Rising, at the Top of Edge Hill in the County of Warwick. 3 G. 4. c. xc.

An Act for repairing, altering, and improving the Road from the Stone Pillar or Cross Hand in the Parish of Chippenham in the County of Wilts to or near to Knox Bridge in the Parish of Westerleigh in the County of Gloucester, and several other Roads therein mentioned in the said Counties of Gloucester and Wilts. 3 G. 4. c. xciii.

An Act to continue the Term and Powers of Three several Acts for repairing and widening the Road from the Swan Inn at Leatherhead to the May Pole at the Upper End of Spital or Somerset Street in the Parish of Stoke near the Town of Guldeford in the County of Surrey. 3 G. 4. c. xcvi.

An Act for amending, widening, and keeping in repair the Roads leading from the Town of Northampton to Chain Bridge, near the Town of Market Harborough, and from the Direction Post in Kingshorpe to Welford Bridge, all in the County of Northampton. 3 G. 4. c. c.

An Act for more effectually making, repairing, and improving the Roads from Union Point near Uckfield to the Sea Houses in Eastbourne, and from Horsebridge to Cross in Hand, all in the County of Sussex. 4 G. 4. c. xii.

An Act for repairing and improving the Roads from the Town of Stockbridge to the City of Winchester, and from the said City of Winchester to the Top of Stephen's Castle Down near the Town of Bishop's Waltham in the County of Southampton, and from the said City of Winchester, through Otterborne, to Bar Gate in the Town and County of the Town of Southampton, and certain Roads adjoining thereto. 4 G. 4. c. xv.

An Act for repairing and improving divers Roads in the Counties of Stafford and Salop, comprised in Three Districts, called the Eccleshall, Newport, and Watling Street District, the Newcastle and Eccleshall District, and the Hilton and Honnington District. 4 G. 4. c. xlvii.

An Act for continuing the Term and Powers of an Act of His late Majesty's Reign, for repairing the Road from the North End of Bridgford Lane in the County of Nottingham to the Bowling Green at Kettering in the County of Northampton. 4 G. 4. c. lvi.

An Act for amending and keeping in repair the Roads from Dover to Barham Downs, and from Dover to the Town of Folkestone, and from thence through the Parish of Folkestone to Sandgate in the County of Kent. 4 G. 4. c. lxxxi.

An Act for more effectually repairing the Road leading from Beaconsfield in the County of Buckingham to Stoken Church in the County of Oxford. 4 G. 4. c. cviii.

An Act for more effectually repairing the Road from Wansford Bridge in the County of Northampton to Stamford, and from Stamford to Bourn in the County of Lincoln. 4 G. 4. c. cxi.

An Act for repairing the Roads from Oxdown Gate in Popham Lane to the City of Winchester, and from the said City, through Hurley, to Chandler's Ford, and from Hursley aforesaid to the Turnpike Road at Romsey, and from the Hundred at Romsey, through Chilworth, to the River at Swathling in the County of Southampton. 4 G. 4. c. cxx.

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Southampton, and from the said Turnpike Road at Romsey, through Ringwood in the said County, to Longham Bridge and Wimborne Minster in the County of Dorset.

5 G. 4. c. viii.

An Act for amending, improving, and keeping in repair the Roads leading from Wetherby to Knaresborough in the West Riding of the County of York.

5 G. 4. c. xi.

An Act for amending and maintaining the Roads leading from the Town of Newent in the County of Gloucester, and other Roads in the Counties of Gloucester and Hereford.

5 G. 4. c. xvi.

An Act for making and maintaining a Turnpike Road from Marehill in the Parish of Pulborough, through Shipley, to the Direction Post on the Turnpike Road leading from Horsham to Steyning at Southwater in the Parish of Horsham, with several Branches therefrom, all in the County of Sussex.

5 G. 4. c. xliii.

An Act for repairing the Road from Dunchurch to Stonebridge in the County of Warwick.

6 G. 4. c. xi.

An Act for making and maintaining a Turnpike Road from Midhurst in the County of Sussex to the London and Portsmouth Turnpike Road between the Fifty-second and Fifty-third Milestones near Sheet Bridge in the County of Southampton.

6 G. 4. c. xxviii.

An Act for more effectually amending, widening, improving, and keeping in repair the Road from Wooler to the Great North Turnpike Road at or near to Adderstone Lane in the County of Northumberland.

6 G. 4. c. liii.

An Act for repairing the Road branching out of the Great North Road by the Guide Post at the South End of Spittlegate in the Parish of Grantham in the County of Lincoln, and leading from thence to the Turnpike Road at or near Bridge End in the same County.

6 G. 4. c. lxxxi.

An Act for more effectually repairing, widening, altering, and improving the Road from Melton Mowbray in the County of Leicester to the Guide Post in Saint Margaret's Field, Leicester, and the Road branching from the said Road at or near a certain Place in the Lordship of Barkby in the said County, called the Round Hill, to the Town of Barkby.

6 G. 4. c. lxxxiv.

An Act for making and maintaining a Turnpike Road from Trebarwith Sands on the Sea Shore to Condolden Bridge on the Road leading from Bossiney to Camelford, all in the County of Cornwall.

6 G. 4. c. xci.

An Act for more effectually repairing and improving several Roads leading from Tavistock to New Bridge, and other Roads therein mentioned, all in the County of Devon; and for making Divisions to communicate therewith.

6 G. 4. c. clviii.

An Act for amending and maintaining the Road from the North End of Old Malton Gate in the Town and Borough of New Malton to the Town of Pickering in the County of York.

7 G. 4. c. xxiv.

An Act for more effectually repairing the Roads from Littlegate at the Top of Leadenham Hill in the County of Lincoln to Newark-upon-Trent, and from Newark-upon-Trent to Mansfield, and from Southwell to the South End of the Town of Oxtun in the County of Nottingham.

Turnpike Acts Continuance.

An Act for making, maintaining, and repairing certain Roads leading into and from the Town of Tewkesbury in the County of Gloucester towards the Cities of Gloucester and Worcester, and the Towns of Cheltenham, Stow-on-the-Wold, Evesham, and Pershore, and certain other Roads therein mentioned, in the Counties of Gloucester and Worcester. 7 G. 4. c. lxxviii.

An Act for more effectually repairing the Road from Whitecross in the Parish of Leven in Holderness in the East Riding of the County of York to the Town of Beverley in the said County. 7 G. 4. c. cxxvi.

An Act for more effectually repairing the Road from Sudbury in the County of Suffolk to Bury St. Edmunds in the said County. 7 G. 4. c. cxxxi.

An Act for more effectually repairing the Road leading from the Willersley Turnpike Road near Parton to Monkland Mill, and other Roads therein mentioned, in the Counties of Hereford and Worcester. 7 G. 4. c. cxxxv.

An Act for more effectually repairing, widening, and improving the Road from Chosham in the County of Southampton to the City of Chichester. 7 & 8 G. 4. c. viii.

An Act for more effectually repairing and improving the Roads from the Buck's Head at Watling Street to Beckbury and the New Inn, and from the Birches Brook to the Hand Post in the Parish of Kemberton; and for making a new Branch of Road from a Place called Ball's Hill in the Parish of Dawley, adjoining or near to the said Roads, to or near to a Place called Lawley in the Parish of Wellington, all in the County of Salop. 7 & 8 G. 4. c. xv.

An Act for more effectually repairing the Roads from the City of Gloucester to the Top of Birdlip Hill, and from the Foot of the said Hill to the Top of Crickley Hill, in the County of Gloucester. 7 & 8 G. 4. c. xvi.

An Act for repairing the Roads from Warwick to Puddlebrook in the Parish of Stretton-on-the-Fosse, and from Warwick to Stratford-upon-Avon, in the Counties of Warwick and Worcester. 7 & 8 G. 4. c. xxvi.

An Act for amending, improving, and maintaining in repair the Road between the Point at which the Great Roads from the City of Carlisle to the Cities of Edinburgh and Glasgow respectively separate, and Westlinton Bridge in the County of Cumberland. 7 & 8 G. 4. c. li.

An Act for repairing the Road from Dunchurch to Hillmorton in the County of Warwick, and from thence to Saint James's End in the Parish of Duston in the County of Northampton. 7 & 8 G. 4. c. liv.

An Act for continuing the Term and altering and enlarging the Powers of several Acts for repairing the Roads from the Stone Pillar on Alconbury Hill to Wansford Bridge, and from Norman Cross to Peterborough Bridge, all in the County of Huntingdon. 7 & 8 G. 4. c. lx.

An Act for more effectually improving the Road from Creed to Ruan Lanehorne, and from Dennis Water to Trethim Mill, in the County of Cornwall. 7 & 8 G. 4. c. lxxiii.

An Act for more effectually repairing the Road from the South-east End of the Town of Loughborough in the County of Leicester, commencing at South Field Lane, to the South End of Cavendish Bridge in the same County. 7 & 8 G. 4. c. lxxiv.

Turnpike Acts Continuance.

- 9 G. 4. c. x. An Act for more effectually repairing and improving the Roads leading to and from the Port, Harbour, and Town of Whitehaven in the County of Cumberland.
- 9 G. 4. c. xviii. An Act for more effectually repairing the Road from Footscray, by Wrotham Heath, to Maidstone, and from the said Road into the Road from Mereworth to Hadlow, and for making and maintaining a Road from the said Road at Wrotham Heath to Teston, and from the said Road from Mereworth to Hadlow to Saint Leonard's Street in the Parish of West Malling, all in the County of Kent.
- 9 G. 4. c. xxxiv. An Act for repairing the Road from Spernal Ash in the County of Warwick, through Studley, to Birmingham.
- 9 G. 4. c. xxxvi. An Act for more effectually repairing the Roads from the Town of Cambridge to the Wadesmill Turnpike Road in the Parishes of Great Chishill and Little Chishill in the County of Essex, and from the said Town of Cambridge to Royston in the County of Cambridge.
- 9 G. 4. c. xlv. An Act for repairing the Road leading from Ipswich to South Town, and from the said Road, at or near Beech Lane in the Parish of Darsham, to Bungay in the County of Suffolk.
- 9 G. 4. c. lxxviii. An Act for more effectually repairing and otherwise improving the Road from Beverley to Kexby Bridge in the County of York.
- 10 G. 4. c. xx. An Act for more effectually improving and repairing the Road leading from the Turnpike Road at Wrotham Heath in the County of Kent to the Turnpike Road leading from Croydon to Godstone in the County of Surrey.
- 10 G. 4. c. xxi. An Act for more effectually repairing, widening, and improving the Road from Harlow Bush Common in the Parish of Harlow in the County of Essex to Stump Cross in the Parish of Great Chesterford in the same County, and for making and maintaining Two new Lines of Road communicating therewith.
- 10 G. 4. c. xxiv. An Act for more effectually repairing, improving, and keeping in repair the Road from Maidstone to Key Street in the Parishes of Borden and Bobbing in the County of Kent.
- 10 G. 4. c. liii. An Act for repairing the Road from the East End of the Town of Newmarket over Newmarket Heath to the Turnpike Road to Stump Cross in the Counties of Cambridge and Suffolk, and the Road branching out of the aforesaid Road near the Devil's Ditch on Newmarket Heath to the present Turnpike Road to Cambridge.
- 10 G. 4. c. lxii. An Act for repairing the Road leading from Tonbridge to Maidstone in the County of Kent.
- 10 G. 4. c. lxxvi. An Act for repairing certain Turnpike Roads leading to and from Bilston in the County of Stafford.
- 10 G. 4. c. lxxviii. An Act for more effectually repairing the Road from James Deeping Stone Bridge to Peter's Gate in Stamford in the County of Lincoln, and from thence to the South End of the Town of Morcott in the County of Rutland.
- 10 G. 4. c. lxxxiii. An Act for consolidating the Trusts of certain Roads called "The Blue Vein and Bricker's Barn Turnpike Roads" in the Counties of Wilts and Somerset, and for more effectually repairing and improving the same.

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An Act for more effectually repairing the Roads to and from Longtown, and certain other Roads communicating therewith, in the County of Cumberland. 11 G. 4. & 1 W. 4. c. ix.

An Act for more effectually repairing and maintaining the Road between Hockliffe in the County of Bedford and Stony Stratford in the County of Buckingham. 11 G. 4. & 1 W. 4. c. lxxxiii.

An Act for repairing the Road from Foston Bridge to the Division Stone on Witham Common in the County of Lincoln. 11 G. 4. & 1 W. 4. c. xc.

An Act for improving and maintaining the Road leading from Walsall to Muckley Corner near Lichfield, and other Roads, in the County of Stafford. 11 G. 4. & 1 W. 4. c. cvi.

An Act for repairing the Road from Burton Bridge in the County of Stafford to Market Bosworth in the County of Leicester. 1 W. 4. c. x.

An Act for repairing the Road from Measham in the County of Derby to Fieldon Bridge in the County of Warwick, and other Roads communicating therewith, in the Counties of Derby, Leicester, and Warwick. 1 W. 4. c. xii.

An Act for repairing the Watling Street Road, the Maucester and Wolvey Heath Road, and other Roads communicating therewith, in the Counties of Leicester and Warwick. 1 W. 4. c. xiv.

An Act for maintaining the Road from Enfield Chase in the County of Middlesex to Lemsford Mill in the County of Hertford. 1 W. 4. c. lx.

An Act for more effectually repairing, widening, and otherwise improving the Road from the South-east End of the Town of Loughborough in the County of Leicester, commencing at South Field Lane, to the South End of Cavendish Bridge in the same County. 1 W. 4. c. lxxvii.

An Act for more effectually repairing and otherwise improving the several Roads from the Southgate in the Borough of King's Lynn into the Parishes of East Walton, Narborough, Stoke Ferry, and Downham Market in the County of Norfolk. 1 & 2 W. 4. c. xx.

An Act for more effectually repairing the Roads from the Borough of King's Lynn, and other Roads therein mentioned, and for making a new Line of Road at Castle Rising, all in the County of Norfolk. 1 & 2 W. 4. c. xxi.

An Act for the more effectually repairing and otherwise improving the Road from Sunderland near the Sea in the County of Durham to the City of Durham. 1 & 2 W. 4. c. lxiv.

An Act for more effectually improving the Road from Burford to Banbury in the County of Oxford, and from Burford to the Road leading to Stow in the County of Gloucester, and from Swerford Gate in the County of Oxford to the Road in Aynho in the County of Northampton; and for making a new Branch of Road to communicate with the same. 2 & 3 W. 4. c. xvi.

An Act for more effectually repairing and otherwise improving the Road from Doncaster to Bawtry in the County of York. 2 & 3 W. 4. c. xx.

An Act for more effectually repairing the Road from the Sessions House in the Town of Buckingham to Hanwell in the County of Oxford. 2 & 3 W. 4. c. xxxiv.

Turnpike Acts Continuance.

2 & 3 W. 4.
c. liii.

An Act for more effectually repairing the Road from Little Yarmouth to Blythburgh, and from Brampton to Halesworth, in the County of Suffolk.

2 & 3 W. 4.
c. lxxi.

An Act for more effectually repairing the First District of the Road from Coleshill, through the City of Lichfield and the Town of Stone, to the End of the County of Stafford in the Road leading towards Chester, and several other Roads in the Counties of Warwick and Stafford and City and County of the City of Lichfield.

2 & 3 W. 4.
c. lxxii.

An Act for repairing and improving the Road from Ternhill to Newport in the County of Salop.

2 & 3 W. 4.
c. xcvi.

An Act for repairing and improving the Road from the Great Bridge in the Borough of Warwick, through Southam and Daventry, to the Town of Northampton.

3 & 4 W. 4.
c. xv.

An Act for more effectually repairing the Road from the City of Norwich to the Windmill in the Town of Watton in the County of Norfolk, and for making a new Branch of Road to communicate therewith.

3 & 4 W. 4.
c. xvi.

An Act for repairing the Road from Wellsbourn Mountfort to Stratford-upon-Avon in the County of Warwick.

3 & 4 W. 4.
c. xxxix.

An Act for more effectually repairing, altering, widening, and otherwise improving the Road from Ber Street Gates in the City of Norwich to New Buckenham in the County of Norfolk.

3 & 4 W. 4.
c. xli.

An Act for repairing the Road from Upton in Ratley to Great Kington and Wellesbourne Hastings in the County of Warwick.

3 & 4 W. 4.
c. xliii.

An Act for more effectually repairing the Road from Lewes to Brighthelmston in the County of Sussex.

3 & 4 W. 4.
c. lv.

An Act for more effectually repairing the Roads leading from the City of Gloucester towards the City of Hereford, and also towards Newent and Newnham in the County of Gloucester, Ledbury in the County of Hereford, and Upton-upon-Severn in the County of Worcester.

3 & 4 W. 4.
c. lxxxii.

An Act for repairing the Road from Offham to Ditchelling in the County of Sussex.

3 & 4 W. 4.
c. lxxxiii.

An Act for repairing, maintaining, and improving the Road from Tadcaster Bridge within the County of the City of York to Hob Moor Lane End.

3 & 4 W. 4.
c. xcvi.

An Act for more effectually repairing the Road from Bury Saint Edmunds to Newmarket in the Counties of Suffolk and Cambridge.

4 & 5 W. 4.
c. xxviii.

An Act for repairing and improving the Second District of the Road from Coleshill, through the City of Lichfield and the Town of Stone, to the End of the County of Stafford in the Road leading toward Chester, and making a new Branch thereto, and also to annex to and consolidate therewith the Turnpike Road from Rugeley through Armitage to Alrewas in the County of Stafford.

5 & 6 W. 4.
c. xxii.

An Act for improving certain Roads within the County of Hereford communicating with the City of Hereford.

5 & 6 W. 4.
c. xxiv.

An Act for making and maintaining a Turnpike Road from the Town of Hurstperpoint to the Brighton and Cuckfield Turnpike

Turnpike Acts Continuance.

pike Road at or near Ansty Cross in the Parish of Cuckfield, all in the County of Sussex.

An Act for repairing and improving the Roads in the Counties of Northumberland and Durham called the Ford and Lowick Turnpikes, and for making certain new Branches in the said Counties. 5 & 6 W. 4. c. xxvii.

An Act for making Turnpike certain Highways between the Towns of Nantwich and Congleton in the County Palatine of Chester. 5 & 6 W. 4. c. xxviii.

An Act for more effectually repairing and improving the Road from the Side Gate on the Hinckley and Lutterworth Turnpike Road in the Parish of Burbage in the County of Leicester to the Leicester Turnpike Road in or near to the Village of Narborough in the said County. 5 & 6 W. 4. c. lxxxix.

An Act for repairing and otherwise improving the Roads from Oxford, over Botley Causeway, to Fifield in the County of Berks and Witney in the County of Oxford. 5 & 6 W. 4. c. ciii.

An Act for more effectually repairing and improving the Road from the Eastern End of the Borough of Grampound, through the Towns of Saint Austell and Lostwithiel, and thence to the East End of the Western Taphouse Lane in the County of Cornwall; and for making and maintaining certain new Roads communicating therewith. 6 & 7 W. 4. c. lxii.

An Act for repairing and improving certain Roads in the Neighbourhood of Trentham and Stone in the County of Stafford, and for making and maintaining a new Road from Trentham Inn to the Newcastle-under-Lyme and Market Drayton Turnpike Road in the same County, and another new Piece of Road in the Parish of Trentham aforesaid. 6 & 7 Vict. c. xxvi.

An Act for making and maintaining in repair a complete Line of Turnpike Road from Shepley Lane Head to the Barnesley and Grange Moor Turnpike Road at or near Redbrooke Plantation in the Parish of Darton, all in the West Riding of the County of York. 8 & 9 Vict. c. cl.

An Act for more effectually repairing the Road from the Town of Beaconsfield to the River Colne, all in the County of Buckingham. 15 & 16 Vict. c. xcvi.

C A P. CVI.

An Act to confirm certain Provisional Orders under "The Local Government Act, 1858," relating to the Districts of *West Hartlepool, Tormoham, Harrogate, St. Leonard, Wednesfield, Aberdare, Bristol, Derby, Shrewsbury, Netherthong, Hove, New Windsor, Hanley, Burnley, and Accrington*; and for other Purposes relative to certain Districts under the said Act. [10th August 1866.]

WHEREAS the Secretary of State for the Home Department, being One of Her Majesty's Principal Secretaries of State, has, under the Provisions of "The Local Government Act, 1858," duly made certain Provisional Orders which are contained in the Schedule to this Act annexed, and it is provided

Local Government Supplemental (No. 3.)

‘vided by the aforesaid Local Government Act that no such Orders shall be of any Validity whatever until they shall have been confirmed by Parliament; and it is expedient that the said Orders should be so confirmed, and other Provisions made with respect to certain Districts already under the Local Government Act aforesaid:’

Be it therefore enacted by the Queen’s most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, as follows:

Provisional
Orders in
Schedule
confirmed.

1. The Provisional Orders contained in the Schedule hereunto annexed shall, from and after the passing of this Act, be absolute, and be as binding and of the like Force and Effect as if the Provisions of the same had been expressly enacted in this Act.

Limit of Time
for compulsory
Purchase of
Land (Bristol).

2. The Mayor, Aldermen, and Burgesses of the City of *Bristol*, being by the Council of the said City the Local Board of Health in and for the District of the said City and County of *Bristol*, shall not exercise the Powers of compulsory Purchase or taking of Lands under the Provisions of the *Bristol* Provisional Order (in the Schedule to this Act annexed and confirmed by this Act), for the Purposes set forth and described in such Provisional Order, after the Expiration of Five Years from the Date of the passing of this Act.

As to Liability
to Share of
Halstead Mort-
gage Debt.

3. The Fourth Section of the Local Government Supplemental Act, 1866, (Twenty-ninth *Victoria*, Chapter Twenty-four,) shall be taken to be and shall be read as if the following Words were added to that Section, that is to say: Provided also, that any Income arising or that may hereafter arise from the Corn Market House belonging to the said Board shall be applied exclusively to the Payment of the Interest and Instalments of the Sum of One thousand three hundred Pounds, being the Amount borrowed by the said Board on the Security of the General District Rates for the Erection of such Corn Market House.

Adoption of
Local Govern-
ment Act by
Knottingley
rescinded.

4. ‘Whereas “The Local Government Act, 1858,” was on the Sixteenth Day of *February* One thousand eight hundred and sixty-three, duly adopted by the Township of *Knottingley* in the West Riding of the County of *York*, but no Proceedings have been taken to elect a Local Board or appoint Officers for the Purposes of the said Act, or otherwise to carry the said Act into execution in such Township: And whereas a Memorial numerously signed by Owners and Ratepayers of such Township, and presented to the Secretary of State for the Home Department as One of Her Majesty’s Principal Secretaries of State, praying that the Resolution adopting the aforesaid Act be rescinded: And whereas the Population of the Township being above Three thousand according to the last Census, such Township cannot legally rescind such Adoption by Resolution:’ It is hereby enacted, That the aforesaid Resolution of Adoption of “The Local Government Act, 1858,” by the said Township of *Knottingley* shall be and the same is hereby rescinded.

Wednesfield
Local Board
to consist of
Nine Members.

5. The Local Board in and for the District of *Wednesfield* in the County of *Stafford*, as altered by the Provisional Order in the

Local Government Supplemental (No. 3.)

the Schedule to this Act contained, shall be Nine in Number, of whom One Third shall go out of Office annually; and at the First Election that shall take place after the passing of this Act all the Members of the Local Board for the *Wednesfield* District, as now constituted, shall retire, and in their Stead Nine Members shall be elected for the said District as altered by the said Order, by the Votes of Owners of and Ratepayers in respect of Property situate within the District as so altered.

6. This Act shall be deemed to be incorporated with "The Local Government Act, 1858," and shall be as if this Act and the said Local Government Act were One Act.

Act incorporated with
21 & 22 Vict.
c. 98.

7. In citing this Act in any other Act of Parliament, or in any Proceeding, Instrument, or Document whatever, it shall be sufficient to use the Words and Figures "The Local Government Supplemental Act, 1866," (No. 3).

Short Title.

SCHEDULE of Provisional Orders referred to in the preceding Act.

1. **WEST HARTLEPOOL.**—Repealing and altering Parts of a Local Act in force within the District.
2. **TORMOHAM.**—Alteration of the "Torquay Waterworks Act, 1856," in force within the Local Boards District, and for other Purposes under "The Local Government Act, 1858."
3. **HARROGATE.**—Alteration of "The Harrogate Improvement Act, 1841," in force within the District of Harrogate.
4. **ST. LEONARD.**—Repealing and altering Parts of a Local Act in force within the District of the Local Board of St. Leonard.
5. **WEDNESFIELD.**—Altering the Boundaries of the District of Wednesfield under the Provisions of "The Local Government Act, 1858."
6. **ABERDARE.**—Separating from the District of Aberdare a Portion thereof styled Mountain Ash.
7. **BRISTOL.**—Putting in force the "Lands Clauses Consolidation Act, 1845," within the District, for the Purchase of Lands for Street Improvements therein.
8. **DERBY.**—Putting in force the "Lands Clauses Consolidation Act, 1845," for the Purchase and taking of Lands by the Local Board of Health otherwise than by Agreement, for Improvements of Streets.
9. **SHEWSDURY.**—Putting in force the "Lands Clauses Consolidation Act, 1845," within the District, for the Purchase of Lands for Market and Street Improvements therein.
10. **NETHERTHONG.**—Putting in force the "Lands Clauses Consolidation Act, 1845," within the District, for the Purchase of Lands for Road Improvements.
11. **HOVE.**—Putting in force the "Lands Clauses Consolidation Act, 1845," within the District, for the Purchase of Lands for Road Improvements.
12. **NEW WINDSOR.**—Putting in force the "Lands Clauses Consolidation Act, 1845," for the Purchase of Lands by the Board for Road Improvements.

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13. HANLEY.—Putting in force the “Lands Clauses Consolidation Act, 1845,” for the Purchase of Land by the Board for Street Improvements.
14. BURNLEY.—Putting in force the “Lands Clauses Consolidation Act, 1845,” within the District, for the Purchase of Lands for Street Improvements.
15. ACCRINGTON.—Putting in force the “Lands Clauses Consolidation Act, 1845,” for the Purchase and taking of Lands by the Local Board of Health otherwise than by Agreement, for further Market Improvements.

C A P. CVIL

An Act to confirm certain Provisional Orders under “The Local Government Act, 1858,” relating to the Districts of *Ramsgate, Leominster, Stalybridge, Lincoln, Maidstone, Banbury, Tunbridge Wells, Bedford, and Southampton*; and for other Purposes relative to Districts under the said Act. [10th August 1866.]

‘ **W**HEREAS the Secretary of State for the Home Department, being One of Her Majesty’s Principal Secretaries of State, has, under the Provisions of “The Local Government Act, 1858,” duly made certain Provisional Orders which are contained in the Schedule to this Act annexed, and it is provided by the aforesaid Local Government Act that no such Orders shall be of any Validity whatever until they shall have been confirmed by Parliament; and it is expedient that the said Orders should be so confirmed, and other Provisions made with respect to certain Districts already under the Local Government Act aforesaid:’

Be it therefore enacted by the Queen’s most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, as follows:

Provisional
Orders in Sched-
ule confirmed.

1. The Provisional Orders contained in the Schedule hereunto annexed shall, from and after the passing of this Act, be absolute, and be as binding and of the like Force and Effect as if the Provisions of the same had been expressly enacted in this Act.

Limitation as
to Amount
of General
District Rate
in District of
Ramsgate.

2. The General District Rate leviable within the District of *Ramsgate* in the County of *Kent*, under “The Local Government Act, 1858,” shall not exceed in any One Year the Sum of One Shilling in the Pound Sterling upon the net annual Value of Property assessable thereto within such District; provided that if it shall at any Time appear that the said Sum of One Shilling in the Pound is not sufficient, it shall be lawful for the Commissioners for the Parish of *Ramsgate* acting as the Local Board for such District, with the Consent of the Ratepayers of the said Parish of *Ramsgate* in Vestry assembled (of which Vestry Meeting Notice shall be given in the Manner prescribed by Section Five of the Local Act referred to in the Provisional Order bearing Date the Second Day of *June* One thousand eight hundred and sixty-five relating to the aforesaid District of *Ramsgate*, and contained in the Schedule to “The Local Government Supplemental Act, 1865,”

(No. 5.),

Local Government Supplemental (No. 4.)

(No. 5.), to increase the Rate from One Shilling to One Shilling and Sixpence in the Pound Sterling upon the aforesaid net annual Value.

3. Every Treasurer, Clerk, Surveyor, and other Officer acting under the Local Act recited in the Provisional Order for the City and Borough of *Lincoln* in the Schedule of this Act contained, Part of which Local Act is repealed by the said Order, whose Office shall, by reason of the Transfer of the Powers of the Commissioners to the Local Board, be wholly or in part superseded and rendered unnecessary, or who shall at any Time within the Space of Three Years next after the passing of this Act, except for Misconduct, be removed wholly or in part from such Office, and not be employed and retained in an Office of equal Value, by the Local Board for the said City and Borough of *Lincoln*, shall be entitled to have an adequate Compensation for the Profits, Salary, and Emoluments of the Office which he shall cease to hold; the said Compensation to be by way of Annuity or otherwise, and to be assessed by the Commissioners of Her Majesty's Treasury upon the Report of the said Local Board, to be made within Three Months after any such Person shall have been superseded in his Office, founded upon a Declaration made by such Person setting forth the Salary, Profits, and Emoluments derived by him and his Predecessors for every Year during a Period of Five Years next before the Day when he shall have ceased to hold such Office, and such other Evidence as the said Local Board may require as to the Amount, Nature, and Particulars of such Profits; and in assessing the same regard shall be had to the Manner of his Appointment to such Office, and his Term therein; and the said Local Board shall from Time to Time pay to the Person entitled to Compensation, out of any General District Rates, the Money which shall upon such Report, and any Appeal or Reclamation against the same, be finally awarded by the Commissioners of Her Majesty's Treasury as the same shall become due and be payable.

4. This Act shall be deemed to be incorporated with "The Local Government Act, 1858," and shall be as if this Act and the said Local Government Act were One Act.

5. In citing this Act in any other Act of Parliament, or in any Proceeding, Instrument, or Document whatever, it shall be sufficient to use the Words and Figures "The Local Government Supplemental Act, 1866," (No. 4.)

Compensation to Officers under Lincoln Local Act who may be removed.

Act incorporated with 21 & 22 Vict. c. 98.

Short Title.

SCHEDULE of Provisional Orders referred to in the preceding Act.

1. RAMSGATE.—Alteration of "The Ramsgate Improvement Act, 1838," in force within the District of Ramsgate.
2. LEOMINSTER.—Repealing and altering Parts of Local Acts in force within the District of Leominster.
3. STALYBRIDGE.—Repealing and altering Parts of a Local Act in force within the District of the Local Board of Stalybridge.
4. LINCOLN.—Alteration of the Local Act in force within the Local Board's District.

Local Government Supplemental (No. 4.)

5. MAIDSTONE.—Alteration and Repeal of Parts of Local Acts in force within the Maidstone Local Board District.
6. BANBURY.—For partial Repeal and Alteration of a Provisional Order applying "The Public Health Act, 1848," to the District of Banbury, and of the "First Public Health Supplemental Act, 1852."
7. TUNBRIDGE WELLS.—For partial Repeal and Alteration of a Provisional Order, confirmed by the "Local Government Supplemental Act, 1864, (No. 2)."
8. BEDFORD.—Putting in force the "Lands Clauses Consolidation Act, 1845," for the Purchase and taking of Lands by the Local Board otherwise than by Agreement for Purposes of Drainage and Water Supply.
9. SOUTHAMPTON.—For Extension of the Borrowing Powers of the Local Board of Health.

C A P. CVIII.

An Act to amend the Law relating to Securities issued by Railway Companies. [10th August 1866.]

BE it enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, as follows :

Short Title.

1. This Act may be cited as The Railway Companies Securities Act, 1866.

Interpretation of Terms.

2. In this Act—

The Term "Railway" includes a Tramway authorized by Act of Parliament incorporating "The Companies Clauses Consolidation Act, 1845," but not any other Tramway :

The Term "Railway Company" includes every Company authorized by Act of Parliament to raise any Loan Capital for the Construction or Working of a Railway, or for any Purposes connected with the Conveyance by such Company of Traffic on a Railway, either alone or in conjunction with other Purposes :

The Term "Debenture Stock" includes Mortgage Preference Stock and Funded Debt, and any Stock or Shares representing Loan Capital of a Railway Company, by whatever Name called :

27 & 28 Vict.
cc. 120, 121.

The Term "Act of Parliament" includes a Certificate of the Board of Trade made under "The Railways Construction Facilities Act, 1864," or "The Railway Companies Powers Act, 1864," or any other Act of Parliament.

Company to have Registered Officer.

3. Every Railway Company shall, on or before the Fifteenth Day of *January* One thousand eight hundred and sixty-seven, register, and shall always thereafter keep registered, at the Office of the Registrar of Joint Stock Companies in *England*, the Name of their Secretary, Accountant, Treasurer, or Chief Cashier for the Time being authorized by them to sign Instruments under this Act, or, if they think fit, the Names of Two or more such Officers of the Company so authorized (and the Officer so registered for the

Railway Companies Securities.

the Time being, and any One of the Officers so registered if more than One, is in this Act referred to as the Company's Registered Officer).

4. Half Years shall, for the Purposes of this Act, be deemed to end on the Thirtieth Day of *June* and the Thirty-first Day of *December*; and the First Half Year to which this Act applies shall be that ending on the Thirty-first Day of *December* One thousand eight hundred and sixty-six; but the Board of Trade, on the Application of any Railway Company, may (by Writing under the Hand of One of their Secretaries or Assistant Secretaries, which shall be registered by the Railway Company at the Office of the said Registrar) appoint, with respect to that Company, other Days for the ending of Half Years (including the First).

Half Years for Purposes of Act.

5. Within Fourteen Days after the End of each Half Year every Railway Company shall make an Account of their Loan Capital authorized to be raised and actually raised up to the End of that Half Year, specifying the Particulars described in the First Schedule to this Act, Part I. (which Account for each Half Year is in this Act referred to as the Loan Capital Half-yearly Account).

Loan Capital Accounts to be made half-yearly.

6. The Board of Trade may from Time to Time, by Notice published in the *London, Edinburgh, and Dublin Gazettes*, prescribe the Form in which the Loan Capital Half-yearly Account is to be made.

Form of Half-yearly Account.

7. The Loan Capital Half-yearly Account of each Company may be perused at all reasonable Times, without Payment, by any Shareholder, Stockholder, Mortgagee, Bond Creditor, or Holder of Debenture Stock of the Company, or any Person interested in any Mortgage, Bond, or Debenture Stock of the Company.

Account to be open to Shareholders, &c.

8. Within Twenty-one Days after the End of each Half Year every Railway Company shall deposit with the Registrar of Joint Stock Companies in *England* a Copy, certified and signed by the Company's Registered Officer as a true Copy, of their Loan Capital Half-yearly Account.

Deposit of Copy of Account.

9. A Railway Company may also, if they think fit, deposit with the Registrar of Joint Stock Companies in *Scotland*, or with the Assistant Registrar of Joint Stock Companies in *Ireland*, or with each, a like Copy of any Loan Capital Half-yearly Account of the Company.

Deposit in Scotland and Ireland.

10. It shall not be lawful for any Railway Company at any Time to borrow any Money on Mortgage or Bond, or to issue any Debenture Stock, under any Act of the present Session or passed after the End of the Half Year to which their then last registered Loan Capital Half-yearly Account relates, unless and until they have first deposited with the Registrar of Joint Stock Companies in *England* a Statement, certified and signed by the Company's Registered Officer as a true Statement, specifying the Particulars described in the First Schedule to this Act, Part II.

Prohibition against borrowing before Registration of Particulars described in Schedule I.

The Board of Trade may from Time to Time, by Notice published in the *London, Edinburgh, and Dublin Gazettes*, prescribe the Form in which such Statement is to be made.

Railway Companies Securities.

A Railway Company may also, if they think fit, deposit with the Registrar of Joint Stock Companies in *Scotland*, or with the Assistant Registrar of Joint Stock Companies in *Ireland*, or with each, a like Copy of any such Statement.

Penalty on
Company fail-
ing to register,
&c.

11. If at any Time any Railway Company fail to register or keep registered as aforesaid the Name of their Secretary, Accountant, Treasurer, or Chief Cashier, or to deposit with the Registrar of Joint Stock Companies in *England*, within the Time required by this Act, such a Copy as aforesaid of any Loan Capital Half-yearly Account, or borrow any Money on Mortgage or Bond, or issue any Debenture Stock, without having first deposited with the Registrar of Joint Stock Companies in *England* such a Statement as they are by this Act required to deposit, in any Case where they are so required, then and in every such Case they shall be deemed guilty of an Offence against this Act, and shall for every such Offence be liable, on summary Conviction, to a Penalty not exceeding Twenty Pounds, and in case of a continuing Offence to a further Penalty not exceeding Five Pounds for every Day during which the same continues after the Day on which the first Penalty is incurred.

Power to
inspect Docu-
ments on Pay-
ment of a Fee.

12. Every Person may inspect the Documents kept by any Registrar or Assistant Registrar under this Act on paying a Fee of One Shilling for each Inspection as regards each Railway Company; and any Person may require a Copy or Extract of any of those Documents to be certified by the Registrar or Assistant Registrar on paying for such certified Copy or Extract a Fee of Sixpence, and a further Fee of Sixpence for every Two hundred Words or fractional Part of Two hundred Words after the First Two hundred Words.

Fees on Regis-
tration of Name
of Officer, &c.

13. Every Railway Company on registering the Name or Names of any Officer or Officers, or depositing any Account or Statement, under this Act, shall pay the like Fee as is for the Time being payable under "The Companies Act, 1862," on Registration of any Document other than a Memorandum of Association.

Declaration by
Directors, &c.
on Mortgage
Deed, &c.

14. There shall be put (by Indorsement or otherwise) on every Mortgage Deed or Bond made or given after the Twenty-first Day of *January* One thousand eight hundred and sixty-seven by a Railway Company for securing Money borrowed by the Company, and on every Certificate given after that Day by a Railway Company for any Sum of Debenture Stock issued by the Company, a Declaration in the Form given in the Second Schedule to this Act, or to the like Effect, with such Variations as Circumstances require.

Every such Declaration shall be signed by Two Directors of the Company specially authorized and appointed by the Board of Directors to sign such Declarations, and by the Company's Registered Officer.

Penalty on
Company, &c.
if Declaration
omitted.

15. If after the Expiration of the Time specified in the last preceding Section any Railway Company deliver any such Mortgage Deed, Bond, or Certificate without such a Declaration being
first

Railway Companies Securities.

first put thereon and signed as aforesaid, they shall be deemed guilty of an Offence against this Act, and shall for every such Offence be liable, on summary Conviction, to a Penalty not exceeding Twenty Pounds; and if any Director or Officer of any Railway Company knowingly authorizes or permits the Delivery of any such Mortgage Deed, Bond, or Certificate without such a Declaration being first put thereon and signed as aforesaid, every such Person shall be deemed guilty of an Offence against this Act.

16. If any Director or Registered Officer of a Company signs any Declaration, Account, or Statement under this Act knowing the same to be false in any Particular he shall be deemed guilty of an Offence against this Act.

Penalty on
Registered
Officer.

17. If any Director or Officer of a Railway Company is guilty of an Offence against this Act, he shall be liable, on Conviction thereof on Indictment, to Fine or Imprisonment, or on summary Conviction thereof to a Penalty not exceeding Ten Pounds.

Punishment
for Offences
against Act.

18. Nothing in this Act, or in any Account, Statement, or Declaration under it, shall affect in any Action or Suit any Question respecting any Loan, Debt, Liability, Mortgage, Bond, or Debenture Stock as between a Railway Company or any Director or Officer of a Railway Company on the one Side, and any Person or Class of Persons on the other Side.

Nothing to
affect Liability
of Company,
&c.

19. An Account, Statement, or Declaration under this Act shall not be admissible as Evidence in favour of a Railway Company of the Truth of any Matter therein stated.

Account, &c.
not to be Evi-
dence for
Company.

SCHEDULES.

THE FIRST SCHEDULE.

PART I.

Particulars to be specified in Loan Capital Half-yearly Account.

A. Every Half-yearly Account to show—

- (1.) The Act or Acts of Parliament under the Powers of which the Company have contracted any Mortgage or Bond Debt existing at the End of the Half Year, or have issued any Debenture Stock then existing, or the Act or Acts of Parliament by or under which any Mortgage or Bond Debt or Debenture Stock of the Company then existing has been confirmed, and the Act or Acts of Parliament under which the Company have any subsisting Power to contract any Mortgage or Bond Debt, or to issue any Debenture Stock (either on Fulfilment of any Condition or otherwise):
- (2.) The Amount or respective Amounts of Mortgage or Bond Debt or Debenture Stock thereby authorized or confirmed:
- (3.) Whether or not by any such Act or Acts the obtaining of the Certificate of a Justice or Sheriff for any Purpose,

or

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or the obtaining of the Assent of a Meeting of the Company, has been made a Condition precedent to the Exercise of the Power thereby conferred of borrowing on Mortgage or Bond, or of creating and issuing Debenture Stock :

- (4.) The Date at which such Condition has been fulfilled :
- (5.) The Amount or the aggregate Amount, under the Powers of such Act or Acts, actually borrowed up to the End of the Half Year on Mortgage or Bond (distinguishing them), and then being an existing Debt, and of Debenture Stock actually issued up to that Time and then existing :
- (6.) The Amount or the aggregate Amount remaining to be borrowed.

B. The Second and every subsequent Half-yearly Account to show also—

- (7.) The Items described in Paragraphs (2.) and (5.) of this Part of the present Schedule for Two consecutive Half Years, and the Increase or Decrease of any of those Items in the Second of those Half Years as compared with the First.

PART II.

Particulars to be specified in Statement as to new Borrowing Power.

- (1.) The Act of Parliament conferring the Power to borrow on Mortgage or Bond or to issue Debenture Stock (either on Fulfilment of any Condition or otherwise) :
- (2.) The Amount of Mortgage or Bond Debt or Debenture Stock thereby authorized :
- (3.) Whether or not by such Act the obtaining of the Certificate of a Justice or Sheriff for any Purpose, or the obtaining of the Assent of a Meeting of the Company, has been made a Condition precedent to the Exercise of the Power thereby conferred of borrowing on Mortgage or Bond, or of creating and issuing Debenture Stock :
- (4.) The Date at which such Condition has been fulfilled.

THE SECOND SCHEDULE.

Declaration on Mortgage Deed, Bond, or Certificate of Debenture Stock.

The

Railway Company.

We, the undersigned, being Two of the Directors of the Company specially authorized and appointed for this Purpose, and I, the undersigned Registered Officer of the Company, do hereby declare (each for himself) that the within-written [*or as the Case may be*] Mortgage Deed [*or Bond or Certificate*] is issued under
the

*Railway Companies Securities.**Naval Discipline.*

the Borrowing Powers of the Company as registered * on the
Day of _____, and is † not in Excess of the
Amount there stated as remaining to be borrowed.

Dated this _____ Day of _____ 18 .

_____ } Directors.

_____ } [Secretary or Accountant,
or as the Case may be]
and Registered Officer.

Note.—Where the Case so requires with reference to a State-
ment under the First Schedule, Part II., leave out from the * to
the End of the Form and insert :—on the _____ Day of
_____ and the _____ Day of
_____ and is not in Excess of the Amounts there stated as remaining
and authorized to be borrowed.

Where the Mortgage Deed, Bond, or Certificate is issued
under a Power of Re-borrowing, or of issuing Debenture Stock
in discharge of Mortgage or Bond Debt, leave out from the †
to the End of the Form, and insert:—in substitution for a Mort-
gage Deed [or Bond] which has since been paid off.

C A P. CIX.

An Act to make Provision for the Discipline of the Navy.

[10th August 1866.]

WHEREAS it is expedient to amend the Law relating to
the Government of the Navy, whereon, under the good
Providence of God, the Wealth, Safety, and Strength of the
Kingdom chiefly depend:

Be it enacted by the Queen's most Excellent Majesty, by and
with the Advice and Consent of the Lords Spiritual and Temporal,
and Commons, in this present Parliament assembled, and by the
Authority of the same, as follows:

PART I.

ARTICLES OF WAR.

Public Worship.

1. All Officers in Command of Her Majesty's Ships of War shall
cause the Public Worship of Almighty God according to the
Liturgy of the Church of *England* established by Law to be
solemnly, orderly, and reverently performed in their respective
Ships, and shall take care that Prayers and Preaching, by the
Chaplains in Holy Orders of the respective Ships, be performed
diligently, and that the Lord's Day be observed according to Law.

Public Worship
to be performed.

Misconduct in the Presence of the Enemy.

2. Every Flag Officer, Captain, Commander or Officer com-
manding subject to this Act who upon Signal of Battle, or on Sight
of _____

Penalty for
Misconduct in
Action.

Naval Discipline.

of a Ship of an Enemy which it may be his Duty to engage, shall not,

- (1.) Use his utmost Exertion to bring his Ship into Action ;
 - (2.) Or shall not during such Action, in his own Person and according to his Rank, encourage his inferior Officers and Men to fight courageously ;
 - (3.) Or who shall surrender his Ship to the Enemy when capable of making a successful Defence, or who in Time of Action shall improperly withdraw from the Fight,
- shall, if he has acted traitorously, suffer Death ; if he has acted from Cowardice shall suffer Death, or such other Punishment as is herein-after mentioned ; and if he has acted from Negligence, or through other Default, he shall be dismissed from Her Majesty's Service, with or without Disgrace, or shall suffer such other Punishment as is herein-after mentioned.

Penalty for not pursuing the Enemy and of not assisting a Friend in View.

3. Every Officer subject to this Act who shall forbear to pursue the Chase of any Enemy, Pirate, or Rebel, beaten or flying, or shall not relieve and assist a known Friend in View to the utmost of his Power, or who shall improperly forsake his Station, shall, if he has therein acted traitorously, suffer Death ; if he has acted from Cowardice, suffer Death or such other Punishment as is herein-after mentioned ; if he has acted from Negligence, or through other Default, shall be dismissed from Her Majesty's Service, with Disgrace, or shall suffer such other Punishment as is herein-after mentioned.

Penalty for delaying or discouraging the Service, or deserting his Post, &c.

4. When any Action or any Service is commanded, every Person subject to this Act who shall presume to delay or discourage the said Action or Service upon any Pretence whatsoever, or in the Presence or Vicinity of the Enemy shall desert his Post or sleep upon his Watch, shall suffer Death or such other Punishment as is herein-after mentioned.

Penalty for Misconduct of subordinate Officers and Men in Action.

5. Every Person subject to this Act, and not being a Commanding Officer, who shall not use his utmost Exertions to carry the Orders of his Superior Officers into execution when ordered to prepare for Action, or during the Action, shall, if he has acted traitorously, suffer Death ; if he has acted from Cowardice shall suffer Death, or such other Punishment as is herein-after mentioned ; and if he has acted from Negligence, or through other Default, be dismissed from Her Majesty's Service, with Disgrace, or suffer such other Punishment as is herein-after mentioned.

Communications with the Enemy.

Penalty for Spies.

6. All Spies for the Enemy shall be deemed to be Persons subject to this Act, and shall suffer Death or such other Punishment as is herein-after mentioned.

Penalty for corresponding, &c. with the Enemy.

7. Every Person subject to this Act who shall—

- (1.) Traitorously hold Correspondence with or shall give Intelligence to the Enemy ;
 - (2.) Or fail to make known to the proper Authorities any Information he may have received from the Enemy ;
 - (3.) Or who shall relieve the Enemy with any Supplies,
- shall

Naval Discipline.

shall suffer Death, or such other Punishment as is herein-after mentioned.

8. Every Person subject to this Act who shall, without any treacherous Intention, hold any improper Communication with the Enemy, shall be dismissed with Disgrace from Her Majesty's Service, or shall suffer such other Punishment as is herein-after mentioned.

Penalty for improper Communication with the Enemy.

Neglect of Duty.

9. Every Person subject to this Act who shall desert his Post or sleep upon his Watch, or negligently perform the Duty imposed on him, shall be dismissed from Her Majesty's Service, with Disgrace, or shall suffer such other Punishment as is herein-after mentioned.

Penalty for abandoning Post, &c.

Mutiny.

10. Where Mutiny is accompanied by Violence, every Person subject to this Act who shall join therein shall suffer Death, or such other Punishment as is herein-after mentioned; and every Person subject to this Act who shall not use his utmost Exertions to suppress such Mutiny shall, if he has acted traitorously, suffer Death, or such other Punishment as is herein-after mentioned; if he has acted from Cowardice, shall suffer Penal Servitude or such other Punishment as is herein-after mentioned; if he has acted from Negligence he shall be dismissed from Her Majesty's Service, with Disgrace, or suffer such other Punishment as is herein-after mentioned.

Penalty for Mutiny accompanied by Acts of Violence;

11. Where a Mutiny is not accompanied by Violence, the Ringleader or Ringleaders of such Mutiny shall suffer Death, or such other Punishment as is herein-after mentioned; and all other Persons who shall join in such Mutiny, or shall not use their utmost Exertions to suppress the same, shall suffer Imprisonment or such other Punishment as is herein-after mentioned.

for Mutiny not accompanied by Acts of Violence;

12. Every Person subject to this Act who shall endeavour to seduce any other Person subject to this Act from his Duty or Allegiance to Her Majesty, or endeavour to incite him to commit any Act of Mutiny, shall suffer Death or such other Punishment as is herein-after mentioned.

for inciting to Mutiny;

13. Every Person, not otherwise subject to this Act, who, being on board any Ship of Her Majesty, shall endeavour to seduce from his Duty or Allegiance to Her Majesty any Person subject to this Act, shall so far as respects such Offence be deemed to be a Person subject to this Act, and shall suffer Death or such other Punishment as is herein-after mentioned.

for Civilians endeavouring to seduce from Allegiance;

14. Every Person subject to this Act who shall make or endeavour to make any mutinous Assembly, or shall lead or incite any other Person to join in any mutinous Assembly, or shall utter any Words of Sedition or Mutiny, shall suffer Penal Servitude or such other Punishment as is herein-after mentioned.

for making mutinous Assemblies, &c.;

15. Every Person subject to this Act who shall wilfully conceal any traitorous or mutinous Practice or Design, or any traitorous or mutinous Words spoken against Her Majesty, or any Words, Practice, or Design tending to the Hindrance of the Service, shall

for concealing any traitorous Practice, &c.

suffer

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suffer Penal Servitude or such other Punishment as is herein-after mentioned.

Punishment for striking or attempting to strike, &c. superior Officer.

16. Every Person subject to this Act who shall strike, or with any Weapon attempt to strike, or draw or lift up any Weapon against his superior Officer being in the Execution of his Office, shall be punished with Death or such other Punishment as is herein-after mentioned; and every Person subject to this Act who shall, otherwise than with a Weapon, attempt to strike or use or attempt to use any Violence against his superior Officer being in the Execution of his Office, shall be punished with Penal Servitude or such other Punishment as is herein-after mentioned; and every Person subject to this Act who shall strike or attempt to strike, or draw or lift up any Weapon against, or use or attempt to use any Violence against his superior Officer not being in the Execution of his Office, shall be punished with Penal Servitude or such other Punishment as is herein-after mentioned.

Insubordination.

Penalty for Disobedience or using threatening Language.

17. Every Person subject to this Act who shall wilfully disobey any lawful Command of his superior Officer, or shall use threatening or insulting Language, or behave with Contempt to his superior Officer, shall be punished with Dismissal with Disgrace from Her Majesty's Service, or suffer such other Punishment as is herein-after mentioned.

Penalty for quarrelling, &c., or using reproachful Speech or Gestures.

18. Every Person subject to this Act who shall quarrel or fight with any other Person, whether such other Person be or be not subject to this Act, or shall use reproachful or provoking Speeches or Gestures tending to make any Quarrel or Disturbance, shall suffer Imprisonment or such other Punishment as is herein-after mentioned.

Desertion and Absence without Leave.

Penalty for Desertion.

19. Every Person subject to this Act who shall absent himself from his Ship, or from the Place where his Duty requires him to be, with an Intention of not returning to such Ship or Place, or who shall at any Time and under any Circumstances when absent from his Ship or Place of Duty, do any Act which shows that he has an Intention of not returning to such Ship or Place, shall be deemed to have deserted, and shall be punished accordingly; that is to say,

(1.) If he has deserted to the Enemy he shall be punished with Death or such other Punishment as is herein-after mentioned;

(2.) If he has deserted under any other Circumstances, he shall be punished with Penal Servitude or such other Punishment as is herein-after mentioned;

and in every such Case he shall forfeit all Pay, Head Money, Bounty, Salvage, Prize Money, and Allowances that have been earned by him, and all Annuities, Pensions, Gratuities, Medals, and Decorations that may have been granted to him, and also all Clothes and Effects which he may have left on board the Ship or at the Place from which he has deserted, unless the Tribunal by which he is tried, or the Admiralty, shall otherwise direct.

20. Every

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20. Every Person subject to this Act who shall endeavour to seduce any other Person subject to this Act to desert shall suffer Imprisonment or such other Punishment as is herein-after mentioned.

Penalty for inducing to desert.

21. Every Officer in Command of any Ship of Her Majesty who shall receive or entertain any Deserter from Her Majesty's Military or Naval Forces, after discovering him to be a Deserter, and shall not with all convenient Speed, in the Case of a Deserter from Her Majesty's Naval Forces, give Notice to the Commanding Officer of the Ship to which such Deserter belongs, or, if such Ship is at a Distance, to the Secretary of the Admiralty or to the Commander-in-Chief, or, in case of a Deserter from Her Majesty's Military Forces, give Notice to the Secretary of War, or the Commanding Officer of the Regiment to which such Deserter belongs, the Officer so offending shall be dismissed from Her Majesty's Service, or shall suffer such other Punishment as is herein-after mentioned.

Penalty for entertaining a Deserter.

22. If any Person subject to this Act (without being guilty of Desertion) improperly leaves his Ship or Place of Duty, he shall be liable to Imprisonment or to such other Punishment as is herein-after mentioned, and to such other Punishment by Forfeiture of Wages or of other Benefits as the Admiralty from Time to Time by Regulations prescribe.

Punishment for breaking out of Ship.

23. Every Person subject to this Act who (without being guilty of Desertion or of improperly leaving his Ship or Place of Duty) shall be absent without Leave shall be liable to Imprisonment for any Period not exceeding Ten Weeks, with or without Hard Labour, or such other Punishment as the Circumstances of the Case may require, and to such other Punishment by Forfeiture of Wages or of other Benefits as the Admiralty from Time to Time by Regulations prescribe.

Penalty for Absence without Leave.

24. If any Person subject to this Act is absent without Leave for a Period of One Month (whether he is guilty of Desertion or of improperly leaving his Ship or Place of Duty or not), but is not apprehended and tried for his Offence, he shall be liable to Forfeiture of Wages and other Benefits as the Admiralty from Time to Time by Regulations prescribe, and the Admiralty, or, on a Foreign Station, the Commander-in-Chief, may by an Order containing a Statement of the Absence without Leave direct that the Clothes and Effects (if any) left by him on board Ship or at his Place of Duty be forfeited, and the same may be sold, and the Proceeds of the Sale shall be disposed of as the Admiralty or the Commander-in-Chief (as the Case may be) may direct; and every Order under this Provision for Forfeiture or Sale shall be conclusive as to the Fact of the Absence without Leave as therein stated of the Person therein named; but in any Case the Admiralty may, if it seems fit, on sufficient Cause being shown at any Time after Forfeiture and before Sale, remit the Forfeiture, or after Sale pay or dispose of the Proceeds of the Sale or any Part thereof to or for the Use of the Person to whom the Clothes or Effects belonged, or his Representatives.

Forfeiture of Effects for Absence without Leave.

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Penalty for
assisting, &c.
Desertion.

25. If any Person not subject to this Act assists or procures any Person subject to this Act to desert or improperly absent himself from his Duty, or conceals, employs, or continues to employ any Person subject to this Act, who is a Deserter or improperly absent from his Duty, knowing him to be a Deserter or so improperly absent, he shall, for every such Offence of Assistance, Procurement, Concealment, Employment, or Continuance of Employment, be liable, on summary Conviction thereof before a Justice or Justices, or before any Person or Persons or Court exercising like Authority in any Part of Her Majesty's Dominions, to a Penalty not exceeding Thirty Pounds; and, notwithstanding anything in any Act relating to Municipal Corporations, or to the Metropolitan Police, or in any other Act, every such Penalty shall be applied as the Admiralty direct.

Penalty for
persuading to
Desertion, &c.

26. If any Person not subject to this Act by Words or otherwise persuades any Person subject to this Act to desert or improperly absent himself from his Duty, he shall for every such Offence be liable, on summary Conviction thereof before a Justice or Justices, or before any Person or Persons or Court exercising like Authority in any Part of Her Majesty's Dominions, to a Penalty not exceeding Twenty Pounds; and, notwithstanding anything in any Act relating to Municipal Corporations, or to the Metropolitan Police, or in any other Act, every such Penalty shall be applied as the Admiralty direct.

Miscellaneous Offences.

Penalty for pro-
fane Swearing
and other Im-
moralities.

27. Every Person subject to this Act who shall be guilty of any profane Oath, Cursing, Execration, Drunkenness, Uncleanliness, or other scandalous Action in derogation of God's Honour and Corruption of good Manners, shall be dismissed from Her Majesty's Service, with Disgrace, or suffer such other Punishment as is herein-after mentioned.

Penalty on
Officer for
Cruelty or
Oppression.

28. Every Officer subject to this Act who shall be guilty of Cruelty, or of any scandalous or fraudulent Conduct, shall be dismissed with Disgrace from Her Majesty's Service; and every Officer subject to this Act who shall be guilty of any other Conduct unbecoming the Character of an Officer shall be dismissed, with or without Disgrace, from Her Majesty's Service.

Penalty for
suffering Ships
to be impro-
perly lost.

29. Every Person subject to this Act who shall either designedly or negligently or by any Default lose, strand, or hazard, or suffer to be lost, stranded, or hazarded, any Ship of Her Majesty or in Her Majesty's Service, shall be dismissed from Her Majesty's Service, with Disgrace, or suffer such other Punishment as is herein-after mentioned.

Penalty for not
taking care of
and defending
Ships under
Convoy.

30. The Officers of all Ships of Her Majesty appointed for the Convoy and Protection of any Ships or Vessels shall diligently perform their Duty without Delay according to their Instructions in that Behalf; and every Officer who shall fail in his Duty in this respect, and shall not defend the Ships and Goods under his Convoy, without Deviation to any other Objects, or shall refuse to fight in their Defence if they are assailed, or shall cowardly abandon and expose the Ships in his Convoy to Hazard, or shall demand

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demand or exact any Money or other Reward from any Merchant or Master for conveying any Ships or Vessels intrusted to his Care, or shall misuse the Masters or Mariners thereof, shall make such Reparation in Damages to the Merchants, Owners, and others as the Court of Admiralty may adjudge, and also shall be punished criminally according to the Nature of his Offence, by Death or such other Punishment as is herein-after mentioned.

31. Every Master or other Officer in Command of any Merchant or other Vessel under the Convoy of any Ship of Her Majesty shall obey the Commanding Officer thereof in all Matters relating to the Navigation or Security of the Convoy, and shall take such Precautions for avoiding the Enemy as may be directed by such Commanding Officer; and if he shall fail to obey such Directions, such Commanding Officer may compel Obedience by Force of Arms, without being liable for any Loss of Life or of Property that may result from his using such Force.

Master of Merchant Vessel to obey Orders of conveying Officer.

32. Every Officer in Command of any of Her Majesty's Ships who shall receive on board or permit to be received on board such Ship any Goods or Merchandises whatsoever, other than for the sole Use of the Ship, except Gold, Silver, or Jewels, and except Goods and Merchandise belonging to any Merchant, or on board any Ship which may be shipwrecked or in imminent Danger either on the High Seas or in some Port, Creek, or Harbour, for the Purpose of preserving them for their proper Owners, or except such Goods or Merchandise as he may at any Time be ordered to take or receive on board by Order of the Admiralty or his Superior Officer, shall be dismissed from Her Majesty's Service, or suffer such other Punishment as is herein-after mentioned.

Penalty for taking any Goods on board other than for the Use of the Vessel except Gold, Silver, Jewels, &c.

33. Every Person subject to this Act who shall wastefully expend, embezzle, or fraudulently buy, sell, or receive any Ammunition, Provisions, or other Public Stores, and every Person subject to this Act, who shall knowingly permit any such wasteful Expenditure, Embezzlement, Sale, or Receipt, shall suffer Imprisonment or such other Punishment as is herein-after mentioned.

Penalty for embezzling Public Stores.

34. Every Person subject to this Act who shall unlawfully set fire to any Dockyard, Victualling Yard, or Steam Factory Yard, Arsenal, Magazine, Building, Stores, or to any Ship, Vessel, Hoy, Barge, Boat, or other Craft or Furniture thereunto belonging, not being the Property of an Enemy, Pirate, or Rebel, shall suffer Death or such other Punishment as is herein-after mentioned.

Penalty for burning any Magazine, &c. not belonging to an Enemy.

35. Every Person subject to this Act who shall knowingly make or sign a false Muster or Record or other Official Document, or who shall command, counsel, or procure the making or signing thereof, or who shall aid or abet any other Person in the making or signing thereof, shall be dismissed from Her Majesty's Service, with Disgrace, or suffer such other Punishment as is herein-after mentioned.

Penalty for making or signing false Musters.

36. Every Person subject to this Act who shall wilfully do any Act, or wilfully disobey any Orders, whether in Hospital or elsewhere, with Intent to produce or to aggravate any Disease or Infirmary, or to delay his Cure, or who shall feign any Disease,

Penalty for Misconduct in Hospital.

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Infirmity, or Inability to perform his Duty, shall suffer Imprisonment or such other Punishment as is herein-after mentioned.

Penalty for endeavouring to stir up any Disturbance on account of Unwholesomeness of Victuals, &c.

37. Every Person subject to this Act who shall have any Cause of Complaint, either of the Unwholesomeness of the Victuals or upon any other just Ground, shall quietly make the same known to his Superior, or Captain, or Commander-in-Chief, and the said Superior, Captain, or Commander-in-Chief shall, as far as he is able, cause the same to be presently remedied; and no Person subject to this Act upon any Pretence whatever shall attempt to stir up any Disturbance, upon pain of such Punishment as a Court-martial may think fit to inflict, according to the Degree of Offence.

Penalty for not sending to the Court of Admiralty all Papers found aboard Prize Ships.

38. All the Papers, Charter-parties, Bills of Lading, Passports, and other Writings whatsoever that shall be taken, seized, or found aboard any Ship or Ships which shall be taken as Prize shall be duly preserved, and the Commanding Officer of the Ship which shall take such Prize shall send the Originals entire and without Fraud to the Court of Admiralty, or such other Court or Commissioners as shall be authorized to determine whether such Prize be lawful Capture, there to be viewed, made use of, and proceeded upon according to Law, upon pain that every Person offending herein shall be dismissed from Her Majesty's Service, or shall suffer such other Punishment as is herein-after mentioned, and in addition thereto shall forfeit and lose his Share of the Capture.

Penalty for taking Money or other Effects out of any Prize before the same shall be condemned.

39. No Person subject to this Act shall take out of any Prize or Ship seized for Prize any Money, Plate, or Goods, unless it shall be necessary for the better securing thereof, or for the necessary Use and Service of any of Her Majesty's Ships and Vessels of War, before the same be adjudged lawful Prize in some Admiralty Court; but the full and entire Account of the whole without Embezzlement shall be brought in, and Judgment passed entirely upon the whole, without Fraud, upon pain that every Person offending herein shall be dismissed from Her Majesty's Service, with Disgrace, or suffer such other Punishment as is herein-after mentioned, and in addition thereto forfeit and lose his Share of the Capture.

Penalty for ill-using Persons on board Prize.

40. If any Ship or Vessel shall be taken as Prize, none of the Officers, Mariners, or other Persons on board her shall be stripped of their Clothes, or in any sort pillaged, beaten, or evil intreated, upon pain that the Person or Persons so offending shall be dismissed from Her Majesty's Service, with Disgrace, or suffer such other Punishment as is herein-after mentioned.

Penalty on Commanders capturing as Prize by Collusion, or collusively restoring Ships or Goods.

41. If the Commanding Officer of any of Her Majesty's Ships does any of the following Things, namely,

- (1.) By Collusion with the Enemy takes as Prize any Vessel, Goods, or Thing;
- (2.) Unlawfully agrees with any Person for the ransoming of any Vessel, Goods, or Thing taken as Prize; or
- (3.) In pursuance of any unlawful Agreement for ransoming or otherwise by Collusion actually quits or restores any Vessel, Goods, or Thing taken as Prize;

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he shall be liable to Dismissal from Her Majesty's Service, with Disgrace, or to such other Punishment as is herein-after mentioned.

42. If any Person subject to this Act breaks Bulk on board any Vessel taken as Prize, or detained in the Exercise of any Belligerent Right, or under any Act relating to Piracy or to the Slave Trade or to the Customs, with Intent to embezzle anything therein or belonging thereto, he shall be liable to Dismissal from Her Majesty's Service, with Disgrace, or to such other Punishment as is herein-after mentioned, and in addition thereto to forfeit and lose his Share of the Capture.

Penalty for breaking Bulk on board Prize Ship with a View to Embezzlement.

43. Every Person subject to this Act who shall be guilty of any Act, Disorder, or Neglect to the Prejudice of good Order and Naval Discipline, not herein-before specified, shall be dismissed from Her Majesty's Service, with Disgrace, or suffer such other Punishment as is herein-after mentioned.

Penalty for Offences not specified.

44. Any Person subject to this Act committing any Offence against this Act, such Offence not being punishable with Death or Penal Servitude, shall, save where this Act expressly otherwise provides, be proceeded against and punished according to the Laws and Customs in such Cases used at Sea.

How Crimes to be punished.

Offences punishable by ordinary Law.

45. Every Person subject to this Act who shall be guilty of Murder shall suffer Death :

Penalty for Offences punishable by ordinary Law.

If he shall be guilty of Manslaughter he shall suffer Penal Servitude, or such other Punishment as is herein-after mentioned :

If he shall be guilty of Sodomy with Man or Beast he shall suffer Penal Servitude :

If he shall be guilty of an indecent Assault he shall suffer Penal Servitude or such other Punishment as is herein-after mentioned :

If he shall be guilty of Robbery or Theft he shall suffer Penal Servitude or such other Punishment as is herein-after mentioned :

If he shall be guilty of any other Criminal Offence which if committed in *England* would be punishable by the Law of *England*, he shall, whether the Offence be or be not committed in *England*, be punished either in pursuance of the First Part of this Act as for an Act to the Prejudice of good Order and Naval Discipline not otherwise specified, or the Offender shall be subject to the same Punishment as might for the Time being be awarded by any ordinary Criminal Tribunal competent to try the Offender if the Offence had been committed in *England*.

46. For all Offences specified or referred to in this Act, if committed by any Person subject thereto in any Harbour, Haven, or Creek, or on any Lake or River, whether in or out of the United Kingdom, or anywhere within the Jurisdiction of the Admiralty, or at any Place on Shore out of the United Kingdom

Offences, when punishable.

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dom of *Great Britain and Ireland*, or in any of Her Majesty's Dockyards, Victualling Yards, Steam Factory Yards, or on any Gun Wharf, or in any Arsenal, Barrack, or Hospital belonging to Her Majesty, whether in or out of the said United Kingdom, the Offender may be tried and punished under this Act; and for all Offences herein-before specified under the Headings "Misconduct in the Presence of the Enemy," "Communications with the Enemy," "Neglect of Duty," "Mutiny," "Insubordination," "Desertion and Absence without Leave," or "Miscellaneous Offences," if committed by any Person subject to this Act at any Place on Shore, whether in or out of the said United Kingdom, the Offender may be tried and punished under this Act.

PART II.

GENERAL PROVISIONS.

Power of Court-martial to find Intent with which Offence committed.

47. Where the Amount of Punishment for any Offence under this Act depends upon the Intent with which it has been committed, and any Prisoner is charged with having committed such Offence with an Intent involving a greater Degree of Punishment, a Court-martial may find that the Offence was committed with an Intent involving a less Degree of Punishment, and award such Punishment accordingly.

Power of Court-martial to find Prisoner guilty of lesser Offence on Charge of greater.

48. Where any Prisoner shall be charged with Murder, a Court-martial may find him guilty of Manslaughter or of a Common Assault; where he shall be charged with Sodomy, a Court-martial may find him guilty of an indecent Assault; where he shall be charged with Theft, a Court-martial may find him guilty of an Attempt to steal, or of Embezzlement, or of wrongful Appropriation of Property belonging to another; and generally where any Prisoner shall be charged with any Offence under this Act, he may, upon Failure of Proof of the Commission of the greater Offence, be found guilty of another Offence of the same Class involving a less Degree of Punishment, but not of any Offence involving a greater Degree of Punishment.

Rebels, &c. Enemies.

49. All armed Rebels, armed Mutineers, and Pirates shall be deemed to be Enemies within the Meaning of this Act.

Power to arrest Offenders.

50. Every Officer in Command of a Fleet or Squadron of Her Majesty's Ships, or of One of Her Majesty's Ships, or the Senior Officer present at a Port, may, by Warrant under his Hand, authorize any Person to arrest any Offender subject to this Act for any Offence against this Act mentioned in such Warrant; and any such Warrant may include the Names of more Persons than One in respect of several Offences of the same Nature; and any Person named in any such Warrant may forthwith, on his Apprehension, if the Warrant so directs, be taken on board the Ship to which he belongs, or some other of Her Majesty's Ships; and any Person so authorized may use Force, if necessary, for the Purpose of effecting such Apprehension, towards any Person subject to this Act.

Penalty for not assisting in Detection of Prisoners.

51. Every Person subject to this Act who shall not use his utmost Endeavours to detect, apprehend, and bring to Punishment

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ment all Offenders against this Act, and shall not assist the Officers appointed for that Purpose, shall suffer Imprisonment or such other Punishment as is herein-after mentioned.

PART III.

REGULATIONS AS TO PUNISHMENTS.

52. The following Punishments may be inflicted in Her Majesty's Navy :

- (1.) Death :
- (2.) Penal Servitude :
- (3.) Dismissal with Disgrace from Her Majesty's Service :
- (4.) Imprisonment or Corporal Punishment :
- (5.) Dismissal from Her Majesty's Service :
- (6.) Forfeiture of Seniority as an Officer for a specified Time, or otherwise :
- (7.) Dismissal from the Ship to which the Offender belongs :
- (8.) Severe Reprimand, or Reprimand :
- (9.) Disrating a Subordinate or Petty Office :
- (10.) Forfeiture of Pay, Head Money, Bounty, Salvage, Prize Money, and Allowances earned by, and of all Annuities, Pensions, Gratuities, Medals, and Decorations granted to the Offender, or of any One or more of the above Particulars ; also, in the Case of Desertion, of all Clothes and Effects left by the Deserter on board the Ship to which he belongs :
- (11.) Such minor Punishments as are now inflicted according to the Custom of the Navy, or may from Time to Time be allowed by the Admiralty :

And each of the above Punishments shall be deemed to be inferior in Degree to every Punishment preceding it in the above Scale.

53. The following Regulations are hereby made with respect to the Infliction of Punishments in Her Majesty's Navy :

Regulations as to Infliction of Punishments.

- (1.) The Admiralty may, except in case of Sentence of Death, which shall only be remitted by Her Majesty, suspend, annul, or modify any Sentence passed on any Person subject to this Act, or substitute a Punishment inferior in Degree for the Punishment involved in any such Sentence, or remit the whole or any Portion of the Punishment involved in any such Sentence, or remit the whole or any Portion of any Punishment into which the Punishment involved in any such Sentence has been commuted, and any Sentence so modified shall (subject to the Provisions of this Act) be valid, and shall be carried into Execution, as if it had been originally passed, with such Modification, by the Court-martial ; but so that the Punishment involved in any Sentence be not increased by any such Modification :
- (2.) Judgment of Death shall not be passed on any Prisoner unless Four at least of the Officers present at the Court-martial, where the Number does not exceed Five, and in other Cases a Majority of not less than Two Thirds of the Officers present, concur in the Sentence :

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- (3.) Except in case of Mutiny, the Punishment of Death shall not be inflicted on any Prisoner until the Sentence has been confirmed by the Admiralty or by the Commander-in-Chief on a Foreign Station :
- (4.) The Punishment of Penal Servitude may be inflicted for the Term of Life, or for any other Term of not less than Five Years :
- (5.) The Punishment of Penal Servitude shall in all Cases involve Dismissal with Disgrace from Her Majesty's Service :
- (6.) A Sentence of Dismissal with Disgrace shall involve in all Cases a Forfeiture of all Pay, Head Money, Bounty, Salvage, Prize Money, and Allowances that have been earned by, and of all Annuities, Pensions, Gratuities, Medals, and Decorations that may have been granted to the Offender, and an Incapacity to serve Her Majesty again in any Military, Naval, or Civil Service, and may also in all Cases be accompanied by a Sentence of Imprisonment :
- (7.) The Punishment of Imprisonment may be inflicted for any Term not exceeding Two Years :
- (8.) A Sentence of Imprisonment may be accompanied with a Direction that the Prisoner shall be kept in Solitary Confinement for any Period of such Term, not exceeding Fourteen Days at any One Time, and not exceeding Eighty-four Days in any One Year, with Intervals between the Periods of Solitary Confinement of not less Duration than the Periods of Solitary Confinement ; and when the Imprisonment awarded exceeds Eighty-four Days, the Solitary Confinement shall not exceed Seven Days in any Twenty-eight Days of the whole Imprisonment awarded, with Intervals between the Periods of Solitary Confinement of not less Duration than such Periods :
- (9.) A Sentence of Imprisonment may also be accompanied with a Direction that the Prisoner shall be kept to Hard Labour for all or any Part of the Term of Imprisonment, and Corporal Punishment may be awarded in addition to any Sentence of Imprisonment, whether such Imprisonment is or is not to be accompanied with Solitary Confinement and Hard Labour, or either of them :
- (10.) The Punishment of Imprisonment, whether on board Ship or on Shore, shall involve disrating in case of a Petty Officer and Reduction to the Ranks in case of a Non-commissioned Officer of Marines, and shall in all Cases be accompanied by Stoppage of Pay or Wages during the Term of Imprisonment :
- (11.) In any Case of Corporal Punishment not more than Forty-eight Lashes shall be inflicted : No Officer shall be subject to Corporal Punishment : No Petty or Non-commissioned Officer shall be subject to Corporal Punishment, except in case of Mutiny :

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All other Punishments authorized by this Act may be inflicted in the Manner heretofore in use in the Navy.

54. No Person, unless he be an Offender who has avoided Apprehension or fled from Justice, shall be tried or punished in pursuance of this Act for any Offence committed by him unless such Trial shall take place within Three Years from the Commission of such Offence, or within One Year after the Return of such Offender to the United Kingdom, where he has been absent from the United Kingdom during such Period of Three Years.

Limitation of
Time as to
Trials.

55. Subject to the foregoing Regulations, where any Punishment is specified by this Act as the Penalty for any Offence, and it is further declared that another Punishment may be awarded in respect of the same Offence, the Expression "other Punishment" shall be deemed to comprise any One or more of the Punishments inferior in Degree to the specified Punishment, according to the Scale herein-before mentioned; but Corporal Punishment shall be deemed equal in Degree to Imprisonment, and may in all Cases, subject to the foregoing Regulations, be inflicted as a Substitute for or in addition to Imprisonment.

Scale of
Punishment.

56. Any Offence triable under this Act may be tried and punished by Court-martial; and any Offence triable under this Act, not committed by an Officer (except in the Cases by this Act expressly provided for), and not hereby made Capital, may, under such Regulations as the Admiralty may from Time to Time issue, be summarily tried and punished by the Officer in Command of the Ship to which such Offender belongs, subject to the following Restrictions; (that is to say,)

Authorities
having Power
to try Offences.

(1.) The Commanding Officer shall not have Power to award the Punishment of Penal Servitude:

(2.) The Commanding Officer shall not have Power to sentence a Deserter to Imprisonment for a longer Period than Three Calendar Months, or to sentence any other Offender to Imprisonment for a longer Period than Six Weeks, or to award Solitary Confinement for more than Ten Days at a Time, with Intervals of not less than Seven Days between Two successive Periods of Solitary Confinement:

(3.) Except in case of Mutiny, no Man shall be sentenced by the Commanding Officer to Corporal Punishment until his Offence has been inquired into by One or more Officers appointed by such Commanding Officer, and his or their Opinion as to the Guilt or Innocence of the Prisoner reported to such Commanding Officer, and the Commanding Officer shall thereupon act as according to his Judgment may seem right.

57. With respect to the Authorities by whom certain Punishments may be imposed, the following Provisions shall take effect; namely,

Authorities
empowered to
impose Punish-
ments to adhere
to Provisions
herein named.

(1.) With respect to any subordinate Officer, the Punishment of Forfeiture of Time or Seniority may be imposed as follows; namely, by the Admiralty for any Time not exceeding Twelve Months, by the Commander-in-Chief

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on a Foreign Station for any Time not exceeding Six Months, or by the Commanding Officer for any Time not exceeding Three Months :

- (2.) With respect to any subordinate Officer, the Commander-in-Chief on a Foreign Station shall have Power to impose the Punishments numbered (7.), (8.), and (9.) in the Scale herein-before contained.

PART IV.

COURTS-MARTIAL.

Constitution of Courts-martial.

Constitution of
Courts-martial.

58. The following Regulations are hereby made with respect to Courts-martial :

- (1.) A Court-martial shall consist of not less than Five nor more than Nine Officers :
- (2.) No Officer shall be qualified to sit as a Member of any Court-martial held in pursuance of this Act unless he be a Flag Officer, Captain, Commander, or Lieutenant of Her Majesty's Navy on Full Pay :
- (3.) A Court-martial shall not be held unless at least Three of Her Majesty's Ships, not being Tenders, and commanded by Captains, Commanders, or Lieutenants of Her Majesty's Navy on Full Pay, are together at the Time when such Court-martial is held :
- (4.) No Officer shall sit on a Court-martial who is under Twenty-one Years of Age :
- (5.) No Court-martial for the Trial of a Flag Officer shall be duly constituted unless the President is a Flag Officer, and the other Officers composing the Court are of the Rank of Captain, or of higher Rank :
- (6.) No Court-martial for the Trial of a Captain in Her Majesty's Navy shall be duly constituted unless the President is a Captain or of higher Rank, and the other Officers composing the Court are Commanders or Officers of higher Rank :
- (7.) No Court-martial for the Trial of any Person below the Rank of Captain in Her Majesty's Navy shall be duly constituted, unless the President is a Captain or of higher Rank, nor unless in addition to the President there are Two other Members of the Court of the Rank of Commander or of higher Rank :
- (8.) The Prosecutor shall not sit on any Court-martial for the Trial of a Prisoner whom he prosecutes :
- (9.) The Admiralty shall have Power to order Courts-martial to be held for the Trial of Offences under this Act, and to grant Commissions to any Officer of Her Majesty's Navy on Full Pay authorizing him to order Courts-martial to be held for the Trial of such Offences :
- (10.) An Officer holding a Commission from the Admiralty to order Courts-martial shall not be empowered to do so if there is present at the Place where such Court-martial

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is to be held any Officer superior in Rank to himself, on Full Pay and in command of One or more of Her Majesty's Ships or Vessels, although such last-mentioned Officer may not hold a Commission to order Courts-martial; and in such a Case such last-mentioned Officer may order a Court-martial, although he does not hold any Commission for the Purpose :

- (11.) If any Officer holding a Commission from the Admiralty to order Courts-martial, having the Command of a Fleet or Squadron, and being in Foreign Parts, die, be recalled, leave his Station, or be removed from his Command, the Officer upon whom the Command of the Fleet or Squadron devolves, and so from Time to Time the Officer who shall have the Command of the Fleet or Squadron, shall, without any Commission from the Admiralty, have the same Power to order Courts-martial as the first-mentioned Officer was invested with :
- (12.) If any Officer holding a Commission from the Admiralty to order Courts-martial, and having the Command of any Fleet or Squadron of Her Majesty's Ships in Foreign Parts shall detach any Part of such Fleet or Squadron, or separate himself from any Part of such Fleet or Squadron, he may, by Commission under his Hand, empower, in the first-mentioned Case, the Commanding Officer of the Squadron or Detachment ordered on such separate Service, and in case of his Death or ceasing so to command, the Officer to whom the Command of such separate Squadron or Detachment shall belong, and in the secondly-mentioned Case the senior Officer of Her Majesty's Ships on the Division of the Station from which he is absent, to order Courts-martial during the Time of such separate Service, or during his Absence from that Division of the Station (as the Case may be), and every such Authority shall continue in force until revoked, or until the Officer holding it returns to the United Kingdom or until he comes into the Presence of a Superior Officer, empowered to order Courts-martial in the same Squadron, Detachment, or Division of a Station, but so that such Authority shall revive on the Officer holding it ceasing to be in the Presence of such a Superior Officer, and so from Time to Time as often as the Case so requires :
- (13.) The Officer ordering a Court-martial shall not sit thereon :
- (14.) The President of every Court-martial shall be named by the Authority ordering the same, or by any Officer empowered by such Authority to name the President :
- (15.) No Commander or Lieutenant shall be required to sit as a Member of any Court-martial when Four Officers of a higher Rank and junior to the President can be assembled at the Place where the Court-martial is to be holden (but the Regularity or Validity of any Court-martial or of the Proceedings thereof shall not be affected by any Commander

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Commander or Lieutenant being required to sit, or sitting, thereon, under any Circumstances); and when any Commander or Lieutenant sits on any Court-martial the Members of it shall not exceed Five in Number:

- (16.) Subject to the foregoing Regulations, whenever a Court-martial shall be held, the Officer appointed to preside thereat shall summon all the Officers next in Seniority to himself present at the Place where the Court-martial shall be held to sit thereon, until the Number of Nine, or such Number, not less than Five, as is attainable, is complete; subject to this Proviso, that the Admirals and Captains, being Superintendents of Her Majesty's Dockyards, shall not be summoned to sit on Courts-martial unless specially directed to do so by Orders from the Admiralty.

Proceedings of Courts-martial.

Where Courts-martial to be held.

As to Time of Sittings of Courts-martial.

59. A Court-martial under this Act shall be held on board One of Her Majesty's Ships or Vessels of War.

60. A Court-martial held in pursuance of this Act shall sit from Day to Day, with the Exception of *Sundays*, until Sentence is given, unless prevented from so doing by Stress of Weather or unavoidable Accident, and its Proceedings shall not be delayed by the Absence of any Member, so that not less than Four are present; and no Member shall absent himself unless compelled so to do by Sickness or other just Cause, to be approved of by the other Members of the Court; and if any Member of a Court-martial shall absent himself therefrom, in contravention of this Section, he shall be dismissed from Her Majesty's Service, or shall suffer such other Punishment as may be awarded by a Court-martial.

Appointment of officiating Judge Advocate.

61. In the Absence of the Judge Advocate of the Fleet or his Deputy, and in default of any Appointment in this Behalf by the Admiralty, or by the Commander-in-Chief of any Fleet or Squadron, the Officer who is to be the President of the Court-martial shall appoint a Person to officiate as Deputy Judge Advocate at the Trial; and the Judge Advocate of the Fleet for the Time being, or his Deputy, or the Person officiating as Deputy Judge Advocate, at any Trial shall administer an Oath to every Witness appearing at the Trial.

Proceedings at Trial.

62. As soon as the Court is assembled, the Names of the Officers composing the Court shall be read over to the Prisoner, who shall be asked if he objects to being tried by any Member of the Court; if the Prisoner shall object to any Member, the Objection shall be decided by the Court; if the Objection shall be allowed, the Place of the Member objected to shall be filled up by the Officer next in Seniority who is not on the Court-martial, subject to the Regulations herein-before contained.

The Prisoner may then raise any other Objection which he desires to make respecting the Constitution of the Court-martial, and the Objection shall then be decided by the Court, which Decision shall be final, and the Constitution of the Court-martial shall not be afterwards impeached, and it shall be deemed to have been in all respects duly constituted.

63. Before

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63. Before the Court shall proceed to try the Prisoner, the Judge Advocate of the Fleet, or his Deputy, or the Person officiating as Deputy Judge Advocate of the Fleet, shall administer to every Member of the Court the following Oath; that is to say,
 'I do swear, That I will duly administer Justice according to Law, without Partiality, Favour, or Affection; and I do further swear, that I will not on any Account, at any Time whatsoever, disclose or discover the Vote or Opinion of any particular Member of this Court-martial, unless thereunto required in due Course of Law. So help me GOD.'

Oaths to be administered to Members of Courts-martial.

64. As soon as the said Oath shall be administered to the Members of the Court-martial, the President shall administer to the Judge Advocate of the Fleet, or his Deputy, or the Person officiating as Deputy Judge Advocate, the following Oath:

Oath to be administered to Judge Advocate, &c.

'I do swear, That I will not upon any Account, at any Time whatsoever, disclose or discover the Vote or Opinion of any particular Member of the Court-martial, unless thereunto required in due Course of Law.

'So help me GOD.'

65. The Admiralty may from Time to Time frame General Orders for altering and regulating (subject to the Provisions of this Act) the Procedure and Practice of Courts-martial under this Act; and any such General Orders shall have full Effect if and when approved by Her Majesty in Council, on a Report of the Judicial Committee of the Privy Council, but not sooner or otherwise; and every Order in Council made under this Section shall be laid before both Houses of Parliament.

Power to Admiralty to frame General Orders for Practice of Courts-martial, subject to Approval.

66. Every Person, Civil, Naval, and Military, who may be required to give Evidence before a Court-martial, shall be summoned by Writing under the Hand of One of the Secretaries of the Admiralty, or by the Deputy Judge Advocate, or the Person appointed to officiate as Deputy Judge Advocate at the Trial; and all Persons so summoned and attending as Witnesses before any Court-martial shall, during their necessary Attendance in or on such Court, and in going to and returning from the same, be privileged from Arrest, and shall, if unduly arrested, be discharged by the Court out of which the Writ or Process issued by which such Witness was arrested, or if such Court be not sitting, then by any Judge of the Superior Courts of *Westminster* or *Dublin*, or the Court of Session in *Scotland*, or of the Courts of Law in the *East* or *West Indies* or elsewhere, according as the Case shall require, upon its being made to appear to such Court or Judge, by any Affidavit in a summary Way, that such Witness was arrested in going to or returning from or attending upon such Court-martial; and all Witnesses so duly summoned as aforesaid who make default in attending on such Courts, or attending refuse to be sworn or make Affirmation, or being sworn or having made Affirmation refuse to give Evidence, or to answer all such Questions as the Court may legally demand of them, or prevaricate in giving their Evidence, shall, upon Certificate thereof under the Hand of the President of such Court-martial, be liable to be attached in the Court of Queen's Bench in *London* or *Dublin*, or the

Summoning Witnesses.

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the Court of Session, or Sheriff Depute or Stewarts Depute, or their respective Substitutes, within their several Shires and Stewartries in *Scotland*, or Courts of Law in the *East or West Indies*, or in any of Her Majesty's Colonies, Garrisons, or Dominions in *Europe* or elsewhere, respectively, upon Complaint made, in like Manner as if such Witness after having been duly summoned and subpoenaed had neglected to attend on a Trial in any Proceeding in the Court in which such Complaint is made, or had refused to be sworn, or on being sworn had refused to give Evidence, or to answer all such Questions as the Court may legally demand, or had prevaricated in giving Evidence, or, if the Court-martial shall think fit, in case any such Person belong to Her Majesty's Navy, being called upon to give Evidence at any Court-martial, shall refuse or neglect to attend to give his Evidence upon Oath or Affirmation, or shall prevaricate in his Evidence, or behave with Contempt to the Court, such Court-martial may punish every such Offender by Imprisonment not longer than Three Months in case of such Refusal, Neglect, or Prevarication, nor longer than One Month in the Case of such Contempt; and every Person not subject to this Act who may be so summoned to attend shall be allowed and paid his reasonable Expenses for such Attendance, under the Authority of the Admiralty, or of the President of the Court-martial on a Foreign Station.

Penalty on
Persons giving
false Evidence.

67. Every Person who, upon any Examination upon Oath or upon Affirmation before any Court-martial held in pursuance of this Act, shall wilfully and corruptly give false Evidence, shall be deemed guilty of wilful and corrupt Perjury; and every such Offence, wheresoever committed, shall be triable and punishable in *England*; and where any such Offence committed out of *England* is tried in *England*, all Statutes and Laws applicable to Cases of Perjury shall apply to the Case.

Where Persons
are insane at
the Time of Of-
fence or Trial.

68. Where it shall appear upon the Trial by Court-martial of any Person charged with an Offence that such Person is insane, the Court shall find specially the Fact of his Insanity, and shall order such Person to be kept in strict Custody in such Place and in such Manner as the Court shall deem fit until the Directions of the Admiralty thereupon are known, and it shall be lawful for the Lords of the Admiralty to give Orders for the safe Custody of such Person during Her Majesty's Pleasure in such Place and in such Manner as they shall think fit.

Report of Pro-
ceedings of
Courts-martial
to be trans-
mitted.

69. Every Judge Advocate, or Deputy Judge Advocate, or Person officiating as Deputy Judge Advocate, shall transmit with as much Expedition as may be the original Proceedings, or a complete and authenticated Copy thereof, and the original Sentence of every Court-martial attended by him, to the Commander-in-Chief or senior Officer, who shall transmit them to the Secretary of the Admiralty for the Time being, and any Person tried by a Court-martial shall be entitled, on Demand, to a Copy of such Proceedings and Sentence at any Time not sooner than Six Months after the Trial if the same takes place in the *Mediterranean*, Three Months if at any other Naval Station within *Europe*, and Twelve Months if elsewhere, (upon Payment for the same at the Rate of Fourpence

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Fourpence *per* Folio of Seventy-two Words,) but no such Demand shall be allowed after the Space of Three Years from the Date of the final Decision of such Court.

PART V.

PENAL SERVITUDE AND PRISONS.

Penal Servitude.

70. Whenever any Sentence of Death shall be commuted for Penal Servitude, or whenever Sentence of Penal Servitude shall be passed upon any Offender by any Court-martial, and such Sentence, or any Part thereof, is intended to be carried into effect, the Admiralty shall cause the same to be notified in Writing to any Justice of the Queen's Bench, Common Pleas, or Baron of the Exchequer, and thereupon such Justice or Baron shall make an Order for the Penal Servitude of such Offender upon the Terms and for the Time specified in such Notification, and shall do all such other Acts consequent upon such Notification, as any such Justice or Baron is or may be authorized to make or do by any Statute or Statutes in force at the Time of making any such Order in relation to Penal Servitude of Offenders sentenced by Courts of Criminal Jurisdiction to Penal Servitude; and such Order and other Acts to be so made and done as aforesaid shall be obeyed and executed by such Person in whose Custody such Offender may at that Time be, and by all other Persons whom it may concern, and shall be as effectual and have all the same Consequences as any Order made under the Authority of any Statute relating to Penal Servitude with respect to any Offender in such Statute mentioned; and every Sheriff, Gaoler, Keeper, Governor, or Superintendent whom it may concern, and all Constables and other Persons, shall be bound to obey the aforesaid Order and Orders, and be assistant in the Execution thereof, and be liable to the same Punishment for Disobedience to or for interrupting the Execution of such Order as they would be if the same had been made under the Authority of any such Statute; and every Person so ordered to be kept in Penal Servitude shall be subject to all the Penalties and Provisions made by Law, and in force for the Time being, concerning Persons under Sentence of Penal Servitude, or receiving Her Majesty's Pardon on Condition of Penal Servitude; and from the Time when such Order of Penal Servitude is made, every Law in force touching the Escape of Felons, or their afterwards returning or being at large without Leave, shall apply to such Offender, and to all Persons aiding, abetting, contriving, or assisting in any Escape or intended Escape, or the returning without Leave of any such Offender; and the Judge or Baron who makes an Order for Penal Servitude as aforesaid shall direct the Notification of the Admiralty, and his own Order made thereupon, to be filed and kept of Record in the Office of the Clerk of the Crown of the Court of Queen's Bench, and the said Clerk shall have a Fee of Two Shillings and Sixpence only for filing the same, and shall, on Application, deliver a Certificate in Writing (not taking more than Two Shillings and

Sentence of
Penal Servi-
tude.

Sixpence

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Sixpence for the same) to such Offender, or to any Person applying in his or the Admiralty's Behalf, showing the Christian and Surname of such Offender, his Offence, the Place where the Court was held before which he was convicted, the Sentence, and the Conditions on which the Order of Penal Servitude was made, and such Certificate shall be sufficient Proof of the Conviction and of the Sentence of such Offender, and also of the Terms on which such Order for his Penal Servitude was made, in any Court and in any Proceeding wherein it may be necessary to inquire into the same.

Disposal of
Offender after
Sentence of
Penal Servi-
tude.

71. When any Sentence of Death shall have been commuted for Penal Servitude, or when any Person subject to this Act shall have been condemned to Penal Servitude, it shall be lawful for the Admiralty, or any Commander-in-Chief on any Foreign Station, or the Commanding Officer of the Ship to which such Person belongs or has belonged, to cause him to be detained and conveyed to any One of Her Majesty's Ships, or any Gaol or Prison, there to remain in safe Custody until he is removed therefrom by the Order of the Admiralty or any such Commander-in-Chief or other due Authority, or under an Order for his Penal Servitude, to be made by some Justice of the Queen's Bench or Common Pleas or Baron of the Exchequer as aforesaid, and a Certificate of his Sentence (such Certificate to be signed by the Secretary of the Admiralty, or by any such Commander-in-Chief, or such Commanding Officer) shall be a sufficient Authority to the Commanding Officer of the Ship to which he may be sent, or to the Governor, Keeper, or Superintendent of the Gaol or Prison, to receive and detain him.

Subsistence of
Offender.

72. In case any such Offender shall be conveyed to any Prison, not being a Naval Prison appointed by virtue of this Act, an Allowance such as the Admiralty shall from Time to Time direct shall be made to the Governor, Keeper, or Superintendent of the Gaol or Prison for the Subsistence of such Offender during his Detention therein, and such Allowance shall be paid by Order of the Admiralty upon Production by the said Governor, Keeper, or Superintendent of a Declaration, to be made by him before One of Her Majesty's Justices of the Peace of such County, of the Number of Days during which the Offender has been so detained and subsisted in such Gaol or Prison.

Imprisonment
of Offender
already under
Sentence for
previous Of-
fence.

73. Whenever Sentence shall be passed by a Court-martial on an Offender already under Sentence either of Imprisonment or of Penal Servitude, passed upon him by a Court-martial for a former Offence, the Court may award Sentence of Imprisonment or Penal Servitude for the Offence for which he is under Trial to commence at the Expiration of the Imprisonment or Penal Servitude to which he has been previously sentenced, although the aggregate of the Terms of Imprisonment or Penal Servitude may exceed the Term for which either of those Punishments could be otherwise awarded.

Prisons.

Term and
Place of Impri-
sonment.

74. Every Term of Penal Servitude or of Imprisonment in pursuance of this Act shall be reckoned as commencing on the
Day

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Day on which the Sentence was awarded, and the Place of Imprisonment, whether the Imprisonment was awarded as an original or as a commuted Punishment, shall be such Place as may be appointed by the Court or the Commanding Officer awarding the Punishment, or which may from Time to Time be appointed by the Admiralty, or by the Commander-in-Chief or senior Officer present on any Foreign Station, and may be One of the Naval Prisons appointed under this Act, or any Common Gaol, House of Correction, or Military Prison within Her Majesty's Dominions.

75. Whenever it is deemed expedient it shall be lawful for the Admiralty or any such Commander-in-Chief, by any Order in Writing, from Time to Time to change the Place of Confinement of any Offender imprisoned or sentenced to be imprisoned or detained in pursuance of this Act, and the Gaoler or other Person having the Custody of such Offender shall immediately on the Receipt of such Order remove such Offender to the Gaol, Prison, or House of Correction mentioned in the said Order, or shall deliver him over to Naval Custody for the Purpose of the Offender being removed to such Prison; and every Gaoler or Keeper of such last-mentioned Prison, Gaol, or House of Correction shall, upon being furnished with a Copy of such Order of Removal, attested by the Secretary of the Admiralty for the Time being, receive into his Custody and shall confine pursuant to such Sentence or Order every such Offender.

Place of Imprisonment may be changed, &c.

76. The Gaoler or other Person removing any Offender in pursuance of such Order shall be allowed for the Charges of such Removal a Sum not exceeding One Shilling a Mile, and when any Offender is not confined in a Naval Prison the Gaoler or other Person in whose Custody any such Offender may be shall receive such an Allowance as the Admiralty shall from Time to Time direct for every Day that such Offender is in his Custody, to be applied towards his Subsistence, and such Sum shall be paid to the said Gaoler or other Person under the Authority of the Admiralty, upon the Application in Writing made to the Secretary of the Admiralty by any Justice for the County or Place in which such Gaol, Prison, or House of Correction shall be situate, with a Copy of the Sentence or Order under which the Prisoner is confined.

Expenses of Removal or Subsistence of Prisoners.

77. From and after the passing of this Act, Section One of the Act of the Forty-fourth Year of the Reign of King George the Third (Chapter Thirteen), "to prevent the Desertion and Escape of Petty Officers, Seamen, and others from His Majesty's Service by Means or under Colour of any Civil or Criminal Process," shall be read and have effect as if the Words "One Shilling" were therein substituted for the Words "Two Shillings;" and any such Sheriff, Gaoler, or other Officer as therein mentioned shall, if required, deliver such Petty Officer, Seaman, or other Person as therein mentioned to any Person authorized to receive him, instead of conducting and conveying him as therein provided.

Delivery of Prisoners.

78. Whenever any Prisoner is undergoing Imprisonment in pursuance of this Act, it shall be lawful for the Admiralty, or

Proviso for Discharge or Removal of any Prisoners.

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any Commander-in-Chief on any Foreign Station, or where an Offender has been imprisoned by Order of his Commanding Officer, for such Commanding Officer or the Admiralty, or any such Commander-in-Chief, to give an Order in Writing directing that the Prisoner be discharged; and it shall also be lawful for the Admiralty, or any such Commander-in-Chief, and any Officer commanding any of Her Majesty's Ships, by Order in Writing, to direct that any such Prisoner be delivered over to Naval Custody for the Purpose of being brought before a Court-martial, either as a Witness, or for Trial or otherwise, and such Prisoner shall accordingly, on the Production of any such Order, be discharged, or be delivered over to such Custody.

Proviso as to
Time of De-
tention in Naval
Custody.

79. The Time during which any Prisoner under Sentence of Imprisonment is detained in Naval Custody shall be reckoned as Imprisonment under his Sentence for whatever Purpose such Detention takes place; and the Governor, Gaoler, Keeper, or Superintendent who shall deliver over any such Prisoner shall again receive him from Naval Custody, so that he may undergo the Remainder of his Punishment.

In case of In-
sanity Prisoners
to be removed
to some Lunatic
Asylum.

80. If any Person imprisoned by virtue of this Act shall become insane, and a Certificate to that Effect shall be given by two Physicians or Surgeons, the Admiralty shall, by Warrant, direct the Removal of such Person to such Lunatic Asylum or other proper Receptacle for insane Persons in the United Kingdom as they may judge proper for the unexpired Term of his Imprisonment; and if any such Person shall in the same Manner be certified to be again of sound Mind, the Admiralty may issue a Warrant for his being removed to such Prison or Place of Confinement as may be deemed expedient, to undergo the Remainder of his Punishment, and every Gaoler or Keeper of any Prison, Gaol, or House of Correction shall receive him accordingly.

Admiralty may
set apart Build-
ings and Ships
as Naval Pri-
sons.

81. The Admiralty may set apart any Buildings or Vessels, or any Parts thereof, as Naval Prisons, and any Buildings or Vessels, or Parts of Buildings or Vessels, so set apart shall be deemed to be Naval Prisons within the Meaning of this Act, and all Powers and Authorities with respect to County Gaols or Houses of Correction which now are or which may hereafter be vested in any of Her Majesty's Principal Secretaries of State shall, with respect to all such Naval Prisons, belong to the Admiralty; and it shall be lawful for the Admiralty from Time to Time to make, alter, and repeal Regulations for the Government and Superintendence of any such Naval Prison, and of the Officers and Servants thereof, and of Offenders confined therein, and from Time to Time to appoint Inspectors and all other necessary Officers and Servants for any such Naval Prison, and, as Occasion may arise, to remove the Inspectors, Officers, or Servants of any such Naval Prison; and the senior Officer at any Port or Place or on any Station where there may be any such Naval Prison, or such senior Officer and such other Person and Persons as the Admiralty may from Time to Time appoint, shall be a Visitor or Visitors of such Prison; and every Inspector, Visitor, or Officer having the Charge or Command of any such Naval Prison respectively shall, subject to

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to such Rules and Regulations as may from Time to Time be made as aforesaid, have and exercise, in respect of such Prison, and of the Officers and Servants thereof, and of the Prisoners confined therein, all the Powers and Authorities as well in respect of administering Oaths as otherwise which any Inspector, Visiting Justice, or Governor of a County Gaol or House of Correction may respectively exercise as such.

82. If any Person shall convey or cause to be conveyed into any such Naval Prison any Arms, Tools, or Instruments, or any Mask or other Disguise, to facilitate the Escape of any Prisoner, or by any Means whatever shall aid any Prisoner to escape or in an Attempt to escape from such Prison, whether an Escape be actually made or not, such Person shall be deemed guilty of Felony, and upon being convicted thereof shall be imprisoned, with or without Hard Labour, for any Term not exceeding Two Years, or suffer Penal Servitude for any Term not exceeding Fourteen Years; and if any Person shall bring or attempt to bring into such Prison, in contravention of the Rules, any spirituous or fermented Liquor, he shall for every such Offence be liable to a Penalty not exceeding Twenty Pounds and not less than Ten Pounds; and if any Person shall bring into such Prison, or to or for any Prisoner, without the Knowledge of the Officer having Charge or Command thereof, any Money, Clothing, Provisions, Tobacco, Letters, Papers, or other Articles not allowed by the Rules of the Prison to be in the Possession of a Prisoner, or shall throw into the said Prison any such Articles, or by Desire of any Prisoner, without the Sanction of the said Officer, shall carry out of the Prison any of the Articles aforesaid, he shall for every such Offence be liable to a Penalty not exceeding Five Pounds; and if any Person shall interrupt any Officer of such Prison in the Execution of his Duty, or shall aid or excite any Person to assault, resist, or interrupt any such Officer, he shall for every such Offence be liable to a Penalty not exceeding Five Pounds, or if the Offender be a Prisoner, he shall, upon Conviction thereof before Two Justices of the Peace, or not less than Three of the Visitors of the Prison, be liable to be sentenced for every such Offence to be imprisoned, either with or without Hard Labour, and with or without Solitary Confinement, for any Time not exceeding Six Calendar Months, in addition to so much of the Time for which he was originally sentenced as may be then unexpired, and every Penalty which may be incurred under this Section shall be recoverable in a summary Manner; and such Two Justices or Three Visitors are hereby authorized to issue Warrants of Distress and Sale of the Offender's Goods, and every such Penalty shall be applied as the Admiralty shall direct, any Law, Statute, Charter, or Custom to the contrary notwithstanding.

83. Every Governor, Gaoler, and Keeper of any Prison, Gaol, or House of Correction, and every Officer having the Charge or Command of any Place, Ship, or Vessel for Imprisonment, who shall, without lawful Excuse, refuse or neglect to receive or confine, remove, discharge, or deliver up any Offender against the Provisions of this Act, or any of them, shall incur for every such

Penalties on aiding Escape or Attempt to escape of Prisoners and on Breach of Prison Regulations.

Penalty as regards Gaolers, &c.

Naval Discipline.

Refusal or Neglect a Penalty not exceeding One hundred Pounds to be recovered in a summary Manner before Two Justices of the Peace; and such Two Justices are hereby authorized to issue Warrants of Distress and Sale of the Offender's Goods, and every such Penalty shall be applied as the Admiralty shall direct, any Law, Statute, Charter, or Custom to the contrary notwithstanding.

PART VI.

SUPPLEMENTAL PROVISIONS.

- | | |
|---|---|
| Short Title. | 84. This Act may be cited for all Purposes as The Naval Discipline Act, 1866. |
| Commence-
ment of Act.
Repeal of Acts
in Schedule. | 85. Except as otherwise provided, this Act shall be in force within the United Kingdom; and as regards the United Kingdom the Enactments described in the Schedule to this Act shall be repealed from and after One Calendar Month from the passing hereof; and as regards elsewhere this Act shall be in force, and the said Enactments shall be repealed, from and after Six Calendar Months from the passing hereof. |
| Definition of
Terms. | <p>86. In the Construction of this Act, unless there be something in the Context or Subject Matter repugnant to or inconsistent with such Construction,</p> <p>“Admiralty,” or “the Lords of the Admiralty,” shall mean the Lord High Admiral for the Time being of the United Kingdom of <i>Great Britain and Ireland</i>, and when there shall be no such Lord High Admiral in Office, any Two or more of the Commissioners for executing the Office of Lord High Admiral of the United Kingdom:</p> <p>“Officer” shall mean an Officer belonging to One of Her Majesty's Ships, and shall include a subordinate and a War-rant Officer, but shall not extend to Petty and Non-commissioned Officers:</p> <p>When the Words “Superior Officer” are used in this Act they shall be held to include all Officers, including Petty and Non-commissioned Officers.</p> |
| Persons subject
to this Act. | 87. Every Person in or belonging to Her Majesty's Navy, and borne on the Books of any One of Her Majesty's Ships in Commission, shall be subject to this Act; and all other Persons hereby made liable thereto shall be triable and punishable under the Provisions of this Act. |
| Land Forces
embarked as
Passengers. | 88. Her Majesty's Land Forces, when embarked on board any of Her Majesty's Ships, shall be subject to the Provisions of this Act to such Extent and under such Regulations as Her Majesty, Her Heirs and Successors, by any Order or Orders in Council, shall at any Time or Times direct. |
| Other Persons
embarked as
Passengers. | 89. All other Persons ordered to be received or being Passengers on board any of Her Majesty's Ships shall be deemed to be Persons subject to this Act, under such Regulations as the Admiralty may from Time to Time direct. |
| Provisions
respecting Dis-
cipline in hired
Ships in Her | 90. With respect to hired Vessels in Her Majesty's Service in Time of War, being either armed or under the Command of an Officer in Her Majesty's Naval Service, the following Provisions shall |

Naval Discipline.

shall take effect if in any Case the Admiralty think fit so to direct, and where such Direction is given the same shall be specified in the Ship's Articles :

Majesty's Service in War.

- (1.) Every Person borne on the Books of any such hired Vessel shall be subject to this Act :
- (2.) Any Offence committed by any such Person shall be tried and punished as the like Offence might be tried and punished if committed by any Person in or belonging to Her Majesty's Navy, and borne on the Books of any of Her Majesty's Ships in Commission :
- (3.) Every such Offender who is to be tried by Court-martial shall be placed under all necessary Restraint until he can be tried by Court-martial :
- (4.) On Application made to the Lords of the Admiralty, or to the Commander-in-Chief, or senior Officer of any of Her Majesty's Ships or Vessels of War abroad authorized to assemble and hold Courts-martial, the Lords of the Admiralty, Commander-in-Chief, or senior Officer (as the Case may be) shall assemble and hold a Court-martial for the Trial of the Offender :
- (5.) The Officer commanding every such hired Vessel shall have the same Power in respect of all other Persons borne on the Books thereof, or for the Time being on board the same, as the Officer commanding One of Her Majesty's Ships has for the Time being in respect of the Officers and Crew thereof or other Persons on board the same :
- (6.) The Naval Commander-in-Chief and senior Naval Officer in Her Majesty's Service shall have the same Powers over the Officers and Crew of every such hired Vessel as they have for the Time being over the Officers and Crew of any of Her Majesty's Ships.

91. When any One of Her Majesty's Ships shall be wrecked or lost or destroyed, or taken by the Enemy, such Ship shall, for the Purposes of this Act, be deemed to remain in Commission until her Crew shall be regularly removed into some other of Her Majesty's Ships of War, or until a Court-martial shall have been held, pursuant to the Custom of the Navy in such Cases, to inquire into the Cause of the Wreck, Loss, Destruction, or Capture of the said Ship.

Crews of Ships lost or destroyed.

92. When no specific Charge shall be made against any Officer or Seaman or other Person in the Fleet for or in respect of in consequence of such Wreck, Loss, Destruction, or Capture, it shall be lawful to try all the Officers and Crew or all the surviving Officers and Crew of any such Ship, together, before One and the same Court, and to call upon all or any of them when upon their Trial to give Evidence on Oath or Affirmation before the Court touching any of the Matters then under Inquiry, but no Officer or Seaman or other Person shall be obliged to give any Evidence which may tend to criminate himself.

All the Officers and Crew of lost Ship may be tried by One Court;

93. When deemed necessary by the Admiralty, or any Officer authorized to order Courts-martial, separate Courts-martial shall be held for the Trial of some One or more of such Officers and

or by separate Courts.

Naval Discipline.

Crew for or in respect or in consequence of the Wreck, Loss, Destruction, or Capture of any such Ship.

For subsequent
Offence, sepa-
rate Court.

94. For any Offence or Offences committed by any Officer or Seaman, or Officers and Seamen, after the Wreck, Loss, Destruction, or Capture of any such Ship, a separate Court-martial shall be held for the Trial of such Offender or Offenders.

Pay of Crews of
Ships lost or
taken.

95. When any Ship of Her Majesty shall be wrecked, lost, or otherwise destroyed, or taken by the Enemy, if it shall appear by the Sentence of a Court-martial that the Crew of such Ship did, in the Case of a Ship wrecked or lost, do their utmost to save her or get her off, and in the Case of a Ship taken by the Enemy did their utmost to defend themselves, and that they have, since the Wreck, Destruction, Loss, or Capture of such Ship, behaved themselves well, and been obedient to their Officers, then all the Pay of such Crews, or of such Portions of such Crews as have behaved themselves well and been obedient to their Officers, shall be continued until the Time of their being discharged or removed into other Ships of Her Majesty, or dying.

When Ship of
senior Officer is
lost he may
dispose of Offi-
cers and Crew
of lost Ship.

96. If the Ship of any Officer ordered to command any Two or more of Her Majesty's Ships shall be wrecked, lost, or otherwise destroyed, such Officer shall continue in the Command of any Ship or Ships which at the Time of his Ship being wrecked, lost, or destroyed was or were under his Command, and it shall be lawful for such Officer to order the surviving Officers and Crew of the wrecked, lost, or destroyed Ship to join any other Ship under his Command, or to distribute them among the other Ships under his Command, if more than One, and such Officer shall, until he meets with some other Officer senior to himself, have the same Power and Authority in all respects as if his Ship had not been wrecked, lost, or destroyed.

Restriction on
Arrest of Sea-
men, &c. for
Debt.

97. It shall not be lawful for any Person to arrest any Petty Officer or Seaman, Non-commissioned Officer of Marines or Marine, belonging to any Ship of Her Majesty, by any Warrant, Process, or Writ issued in any Part of Her Majesty's Dominions for any Debt, unless the Debt was contracted at a Time when the Debtor did not belong to Her Majesty's Service, nor unless before the issuing of the Warrant, Process, or Writ the Plaintiff in the Suit or some Person on his Behalf has made an Affidavit in the Court out of which it issued that the Debt justly due to the Plaintiff (over and above all Costs) was contracted at a Time when the Debtor did not belong to Her Majesty's Service, nor unless a Memorandum of such Affidavit is marked on the Back of the Warrant, Process, or Writ.

Discharge
from Arrest.

98. If any Petty Officer or Seaman, Non-commissioned Officer of Marines or Marine, is arrested in contravention of the Provisions of the last foregoing Section, the Court out of which the Warrant, Process, or Writ issues, or any Judge thereof, may, on Complaint by the Party arrested, or by his superior Officer, investigate the Case on Oath or otherwise, and if satisfied that the Arrest was made in contravention of the Provisions of the last foregoing Section, may make an Order for the immediate Discharge of the Party arrested, without Fee, and may award to the Complainant the Costs of his Complaint, to be taxed by the proper Officer,

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Officer, for the Recovery whereof he shall have the like Remedy as the Plaintiff in the Suit would have on Judgment being given in his Favour, with Costs.

PART VII.

SAVING CLAUSE.

99. Any Person who has committed or may commit, before this Act comes into force, any Offence against "The Naval Discipline Act, 1864," or the Act thereby repealed, or against any other Enactment repealed by this Act, for which such Person has not been tried before this Act comes into force, shall be tried and punished under this Act as if such Crime or Offence had been committed against the same, but he shall not suffer any greater Punishment than he was liable to under "The Naval Discipline Act, 1864," or the Act thereby repealed, or such other Enactment (as the Case may be); and any Proceeding of any Court-martial, or any other Proceedings under "The Naval Discipline Act, 1864," or such other Enactment which may be pending when this Act comes into force, shall be continued, and the Offender, if found guilty, shall be punished as if the Act or Enactment against which he offended had not been repealed.

Trial of Offences against repealed Acts.

100. Nothing in this Act shall take away, abridge, or control, further or otherwise than as expressly provided by this Act, any Right, Power, or Prerogative of Her Majesty the Queen in right of Her Crown, or in right of Her Office of Admiralty or any Right or Power of the Admiralty.

Not to affect Prerogative of Crown or Rights of Admiralty.

101. Nothing in this Act contained shall be deemed or taken to supersede or affect the Authority or Power of any Court or Tribunal of ordinary Civil or Criminal Jurisdiction, or any Officer thereof, in Her Majesty's Dominions, in respect of any Offence mentioned in this Act which may be punishable or cognizable by the Common or Statute Law, or to prevent any Person being proceeded against and punished in respect of any such Offence otherwise than under this Act.

Act not to supersede Authority of ordinary Courts.

The SCHEDULE.

Enactments repealed.

11 Geo. 4. & 1 Will. 4. c. 20. in part.	An Act to amend and consolidate the Laws relating to the Pay of the Royal Navy -	} in part; namely,— Section Eighty.
10 & 11 Vict. c. 62. in part.	An Act for the Establishment of Naval Prisons, and for the Prevention of Desertion from Her Majesty's Navy -	
27 & 28 Vict. c. 119.	"The Naval Discipline Act, 1864."	} in part; namely,— Section Eleven.
28 & 29 Vict. c. 115.	"The Naval Discipline Act Amendment Act, 1865."	

Cattle Diseases Prevention Act Amendment (No. 2).

C A P. CX.

An Act to amend "The Cattle Diseases Prevention Act."

[10th August 1866.]

WHEREAS it is expedient to amend the Provisions of
 ' "The Cattle Diseases Prevention Act, 1866:"

Be it enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, as follows:

Short Title.

1. This Act may be cited for all Purposes as "The Cattle Diseases Prevention Amendment Act, 1866."

Construction and Duration of Act.

2. This Act, so far as is consistent with the Tenor thereof, shall be construed as One with the said "Cattle Diseases Prevention Act, 1866," and shall continue in force during such Time as the last-mentioned Act, herein-after referred to as the Principal Act, may continue in force.

Definition of "Cattle Act Expenses."

3. The Expression "Cattle Act Expenses" as used in this Act shall mean all Expenses incurred by a Local Authority in pursuance of the Principal Act, including any Compensation payable in respect of Cattle slaughtered in pursuance of the Principal Act, and including the Payment of any Moneys borrowed under this Act or the Principal Act, or any Interest on such Moneys.

Power to Local Authority to borrow Money for Cattle Act Expenses, when such exceed the Sum levied of One Shilling in the Pound on rateable Value.

4. Where the estimated Amount of the Sum required to be levied for Payment of Cattle Act Expenses, whether incurred before or after the passing of this Act, exceeds the Sum that would be raised by the levying of a Rate of One Shilling in the Pound on the rateable Value of the Property assessed to the Local Rate within the District of any Local Authority, that Authority may borrow from the Public Works Loan Commissioners, and the Public Works Loan Commissioners may out of any Moneys at their Disposal lend such Authority, such Sums as may be required, subject to the following Conditions:

- 1.** Every Loan under this Act shall be made with the Sanction of the Commissioners of the Treasury:
- 2.** The Interest payable in respect of a Loan under this Act shall be at the Rate of Three Pounds and Five Shillings *per Centum per Annum*:
- 3.** The Repayment of any Loan under this Act shall be made by such Number of equal annual Instalments, not exceeding Thirty, as the Commissioners of the Treasury may determine in their Order sanctioning the Loan:
- 4.** The said Commissioners may, if they think fit, authorize the Postponement, for a Period not exceeding Two Years, of any Payment of Principal or Interest becoming due within the first Three Years:
- 5.** The Repayment of any Loan under this Act, and the Interest thereon, shall be secured by a Mortgage of the Local Rate, and it shall not be incumbent on the Public Works Loan Commissioners to require any other Security:

6. Every

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6. Every Local Authority shall have Power to levy and shall levy such Rates as may be requisite for the Purpose of repaying any Loan under this Act, and the Interest thereon :
7. The Sanction of the Commissioners of the Treasury to any Loan under this Act shall be conclusive Evidence that such Loan is authorized by this Act ; and no Objection shall be made by any Ratepayer to the Validity of any Mortgage for securing any Loan under this Act, or to the Application of the Proceeds of any Local Rate to the Payment of the Principal or Interest of such Loan :
8. The Commissioners of the Treasury may, by Agreement with the Local Authority borrowing any Money under this Act, commute into an equivalent Annuity terminable at the Time fixed for the Liquidation of the annual Instalments aforesaid, the Payments secured by any Mortgage under this Act or any Portion of such Payments.
5. Every Precept or Warrant issued by a Local Authority for the Purpose of obtaining Payment of a Local Rate shall specify the Proportion (if any) of that Rate which is required for the Payment of Cattle Act Expenses, and every Order of a Board of Guardians for Contribution of Moneys out of which Cattle Act Expenses are payable shall state the Amount in the Pound of Contribution required for such Expenses ; and the Overseers on the Receipt given to any Ratepayer for Poor Rate shall specify the Amount (if any) collected in respect of Cattle Act Expenses.
6. All Precepts, Orders for Contribution, and Forms of Poor Rate shall, where necessary, be varied in such Manner as may be required for carrying into effect this Act and the Principal Act, or either of such Acts.
7. The Treasurer of any Local Authority may, if directed by such Authority, advance out of any Moneys for the Time being in his Hands any Sums required for Payment of Cattle Act Expenses.
8. Where the Local Rate is a County Rate or Borough Rate, or any other such Rate as is mentioned in the Schedule to the Principal Act, all the Provisions of the Statutes applicable to making, levying, and collecting a County Rate, Borough Rate, or other Rate shall apply, notwithstanding the whole of such Rate, or any Part thereof, may be applicable to the Payment of Cattle Act Expenses.
9. An Error in the Statement of the Amount of Cattle Act Expenses in any Precept, Warrant, Contribution, Order, or Receipt issued or given under this Act shall not invalidate such Precept, Warrant, Contribution, Order, or Receipt ; but it shall be lawful for any Person aggrieved by such Error to appeal to the Justices in Petty Sessions, and the Justices may rectify the Error, and award to the Appellant Compensation for any Loss he may have sustained thereby, the Amount of such Compensation to be deducted by the Appellant from any Local Rate or Contribution to Local Rate thereafter levied on him.
10. If any Person with Intent to evade any of the Provisions of the Act of the Session of the Eleventh and Twelfth Years of

Cattle Act Expenses to be specified in all Precepts and Orders.

Variation of Forms of Precepts and Orders.

Advance of Moneys by Treasurer of Local Authority.

Saving of Statutes applicable to Rates leviable for Cattle Act Expenses.

Error in Statement not to vitiate Precept, &c.

Punishment for Forgery of Licences, &c.

Cattle Diseases Prevention Act Amendment (No. 2).

the Reign of Her present Majesty, Chapter One hundred and seven, or of the Principal Act, or of any Act amending the said Acts, or of any Order of the Lords of Her Majesty's Council made thereunder respectively, forges or alters, or offers or utters knowing the same to be forged or altered, any Licence, Instrument, or Writing made or issued, or purporting to be made or issued, under any such Act or Order, he shall for every such Offence, on summary Conviction thereof before Two Justices in the Manner and subject to the Appeal provided in the Principal Act, be liable to a Penalty not exceeding Twenty Pounds, or in the Discretion of the Justices to be imprisoned, with or without Hard Labour, for any Term not exceeding Three Months.

C A P. CXL

An Act to further amend the Acts relating to the Ecclesiastical Commissioners for *England*. [10th August 1866.]

WHEREAS it is expedient to amend the Acts relating to the Ecclesiastical Commissioners for *England*: Be it enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, as follows:

Meaning of the Word "Commissioners."

Two Members of Estates Committee may execute certain Acts.

Three Church Estates Commissioners to be Joint Treasurers of the Ecclesiastical Commissioners.

Authorizing Exchanges between Ecclesiastical Corporations and the Ecclesiastical Commissioners.

1. The Word "Commissioners" where used in this Act shall mean the Ecclesiastical Commissioners for *England*, unless some other Commissioners shall be particularly designated.

2. All Acts which the Estates Committee of the Commissioners are authorized by Law to do and execute or to complete may, after the passing of this Act, be done and executed or completed by any Two Members of such Estates Committee, being Church Estates Commissioners.

3. The Three Church Estates Commissioners shall be Joint Treasurers of the Corporation of the Ecclesiastical Commissioners for *England*, with the Powers and subject to the Provisions specified in the Fifth Section of the Act of the Session of the Thirteenth and Fourteenth Years of Her present Majesty, Chapter Ninety-four; and the Receipt of any Two of such Treasurers, or of any One of them, with the counter Signature in the latter Case of the Accountant or the Assistant Accountant of the Ecclesiastical Commissioners for *England*, shall be a good and sufficient Discharge for any Money due and payable to the said Commissioners.

4. If, after the Commissioners have effected the Endowment of any Archbishoprick or Bishoprick or of any Chapter with Lands or Hereditaments, it shall appear to such Commissioners that it would be beneficial to such Archbishoprick or Bishoprick or to such Chapter that any Part or Parts of such Lands or Hereditaments should be exchanged for any Lands or Hereditaments belonging to any other Archbishop or Bishop, or Chapter, or to the Commissioners, it shall be lawful to effect such Exchange with the Consent in Writing of every Archbishop or Bishop, or Chapter, thereby affected, and by the Authority of a Scheme passed by the said

Ecclesiastical Commission.

said Commissioners, and an Order of Her Majesty ratifying the same: Provided always, that no such Exchange shall be made unless the Commissioners shall be satisfied of the reasonable Equality in Value of the Lands and Hereditaments so to be exchanged, and shall in such last-mentioned Scheme make a Statement to that Effect.

5. The Payments and Investments and also the Conveyances and Assignments of Lands, Tithes, and Hereditaments, which by the Sixty-seventh Section of the Act of the Session of the Third and Fourth Years of the Reign of Her present Majesty, Chapter One hundred and thirteen, and the Twelfth Section of the Act of the Session of the Twenty-third and Twenty-fourth Years of the Reign of Her present Majesty, Chapter One hundred and twenty-four, it is contemplated should be made in aid of the Provision for the Cure of Souls in the Parishes and Places therein referred to, shall be made and appropriated under the sole Authority of Grants or Instruments under the Common Seal of the Commissioners, instead of under the Authority of Orders of Her Majesty in Council ratifying Schemes passed by the Commissioners; and every such Grant or Instrument shall be deposited in the Registry of the Diocese in which any Benefice to which the same relates is situate, but shall not be subject to Stamp Duty; and the Contents thereof shall be published in the *London Gazette*, and such Grant or Instrument shall not be effectual in Law until after such Publication.

6. The Commissioners shall append to every Report made by them to One of Her Majesty's Principal Secretaries of State, pursuant to Act of Parliament, Copies of all such Instruments as last aforesaid as shall have been passed by them during the Year to which such Report relates.

7. 'Whereas there is in the Palace at *Lambeth* a Library, to which the Public have for a long Period had Access at certain Times and under certain Restrictions, the Cost of the Custody and Maintenance of which has been heretofore defrayed out of the gross Revenues arising from the Estates of the See of *Canterbury*: And whereas such Estates have now become transferred to the Ecclesiastical Commissioners for *England*:' Be it enacted, That the Cost of the Maintenance of such Library, and of the Custody of the Books therein, may, if the said Commissioners think fit, by the like Authority, of a Scheme passed by the Commissioners and an Order of Her Majesty in Council ratifying the same, be defrayed out of the Rents and Profits of such Estates.

8. 'Whereas certain Portions of *Lambeth Palace*, namely, the *Lollards Tower* and *Cardinal Morton's Tower*, are not necessary or useful for the Enjoyment by the Archbishops of *Canterbury* of the Palace as a Place of Residence, whilst it is expedient that they should be preserved as Monuments of historical and antiquarian Interest:' Be it enacted, That the Costs of the Preservation as aforesaid of such Portions of *Lambeth Palace* shall, by the Authority herein-after mentioned, be defrayed out of the Rents and

Certain Payments and Conveyances and Assignments to be made by Instruments of Commissioners instead of Orders in Council.

Copies of Instruments to be appended to Annual Report

Lambeth Library to be maintained by Ecclesiastical Commissioners.

The *Lollards Tower* and *Cardinal Morton's Tower*.

Ecclesiastical Commission.

and Profits of the Estates of the See of *Canterbury* in the Hands of the Commissioners, and the Archbishop of *Canterbury* for the Time being, his Executors, Administrators, Estate and Effects, shall be discharged from all Liability for or in respect of Dilapidations on the aforesaid Portions of the *Lambeth Palace*.

Commissioners may accept Conveyances of Lands, &c. for Annexation to Benefices, and appropriate Monies for the Purchase.

9. It shall be lawful for the Commissioners to take a Conveyance of, and hold without Licence in Mortmain, any Lands or Hereditaments which they may consider suitable and convenient for Annexation to any Benefice with Cure of Souls, and it shall also be lawful for the Commissioners, in any Case in which they hold any Cash or Stock for or on account of a Benefice, to appropriate such Cash or Stock to the Purchase of any Land to be so conveyed, and if and when the Commissioners may have inserted in any Conveyance so taken by them under the Authority of this Section a Declaration to the Effect that such Lands or Hereditaments are intended by the Commissioners to form Part of the Endowment of the same Benefice, and have affixed to such Conveyance the Corporate Seal of the Board, in such Case that Conveyance shall without any further Formality be effectual in Law for vesting in the Incumbent of such Benefice for the Time being the Estate and Interest acquired by such Conveyance, and every such Deed of Conveyance shall be deposited in the Registry of the Diocese in which the Benefice affected thereby shall be situate.

Orders in Council to be registered, and published in the *London Gazette*.

10. Every Order of Her Majesty in Council ratifying any Scheme passed by the Commissioners under this Act shall be registered in such Diocesan Registry or Registries as may be for that Purpose specified in such Order, and shall be published in the *London Gazette*, and shall be effectual in Law from and after the Date of such Publication.

Power to Commissioners to apply Capital Monies to certain Purposes.

11. 'Whereas by the Sixth Section of the Act of the Session of the Sixth and Seventh Years of the Reign of Her Majesty, Chapter Thirty-seven, it is provided that every Sum of Money received by the Commissioners in consideration of a Sale, Transfer, or Conveyance made under the Authority of that Act, and every Sum of Money received by them as the Fine or Forfeiture for the granting or renewing of any Lease shall be applied either in replacing the borrowed Stock referred to in such last-mentioned Section or in the Purchase of Lands or Hereditaments, or of some Estate and Interest therein: And whereas with a view to provide Capital Monies applicable in certain Cases to the Provision of Parsonage Houses and to the Purchase of Lands or Hereditaments in order to the Annexation thereof to Benefices with Cure of Souls, and with a view also to facilitate the Payment of such annual and other Sums as may be by Law due and payable by the Commissioners to certain Archbishops and Bishops and Deans and Chapters whose Estates may have become transferred to the Commissioners under the Authority of this Act or of other Acts relating to the Commissioners, it is expedient to amend the said Section: Be it enacted, That it shall be lawful for the Commissioners to carry over by such Instalments as hereinafter

Ecclesiastical Commission.

after mentioned to the Account of their Common Fund, and to apply and appropriate, as Part thereof, a total Sum not exceeding One Million Sterling, the Produce of Sales effected or to be effected under the Authority of the said last-mentioned Section.

Such Sum of One Million shall be so carried over to the said Common Fund by annual Instalments not exceeding One hundred thousand Pounds in any One Year, commencing with the Year One thousand eight hundred and sixty-six.

Provided also, that it shall not be lawful for the Commissioners to appropriate or pay out of Monies applicable to the Purposes of their Common Fund for, in, or towards the Provision of any Parsonage House (irrespective of the Cost of the Site) any larger Sum than One thousand five hundred Pounds.

12. No Archbishop or Bishop succeeding to a See shall have any Claim against his Predecessor therein, or against the Representatives of such Predecessor in respect of Dilapidations on the Estate forming the Endowment of such See, but all the Claims, Rights, Remedies, and Powers of Recovery which the Archbishop or Bishop so succeeding as aforesaid would legally have had as against his Predecessor or the Representatives of such Predecessor in respect of Dilapidations if this Act had not passed shall belong to and be possessed by the said Commissioners, and may be enforced and exercised on their Behalf by the Estates Committee, who shall pay due Regard to any just and reasonable Claims for special Consideration which any Archbishop or Bishop so vacating his See, or his Representative, may appear to them to possess, on the Ground of the actual State of Repair of the Buildings on the Estate at the Time of its Transfer to him from the Commissioners: Provided always, that this Section shall not extend to the Case of any Dilapidations occurring in or about the House or Houses of Residence belonging to any See or in or about the Appurtenances of any such House or Houses.

Provision as to Dilapidations on Episcopal Estates.

13. The Estates Committee shall make or cause to be made such Inspection of the whole or any Part of the Property forming the Endowment of any See as is contemplated by the Ninth Section of the Act of the Session of the Twenty-third and Twenty-fourth Years of the Reign of Her Majesty, Chapter One hundred and twenty-four, whenever they may be reasonably required so to do by the Archbishop or Bishop of such See by Writing under his Hand, as well as at any other Times at which such Inspection may appear to them to be necessary or desirable.

Further Provision as to Dilapidations on Episcopal Estates.

14. All Arrangements to be made in pursuance of this Act shall, where no other Mode of carrying the same into effect is specified, be made by the Authority and in the Manner by and in which Arrangements for carrying into effect the Recommendations recited in the Act of the Session holden in the Sixth and Seventh Years of King *William* the Fourth, Chapter Seventy-seven, may be made.

Arrangements how to be made.

15. ' Whereas the Endowment of the Archdeaconry of *Colchester* in the Diocese of *Rochester* consists of the Improperiate Rectory of *Ardleigh* in the County of *Essex* in the same Diocese, and of a valuable Block of Houses in the City of *London* which ' have

The Lands of the Archdeaconry of *Colchester* to vest in the Commissioners on the

Ecclesiastical Commission.

next Avoidance
or sooner with
the Consent of
the present
Archdeacon.

‘ have been demised on Leases at small accustomed Rents, and on
‘ Payment of Fines (the said Rectory for a Period of Three Lives,
‘ some of the said Houses for Terms of Twenty-one Years, and
‘ the Residue thereof for Terms of Forty Years): And whereas
‘ under the Authority of the Acts relating to the Ecclesiastical
‘ Commissioners, and in particular of an Act of the Session of
‘ the Third and Fourth Years of Her Majesty, Chapter One
‘ hundred and thirteen, and of an Act of the Session of the Fourth
‘ and Fifth Years of Her Majesty, Chapter Thirty-nine, an
‘ Arrangement might be made with the Consent of the Holder
‘ of the said Archdeaconry for vesting the said Property in the
‘ Ecclesiastical Commissioners, and substituting in lieu thereof a
‘ Money Payment to the said Archdeacon and his Successors; but
‘ inasmuch as such equivalent Money Payment would be large, it
‘ is expedient that, subject to the Interests of the present Holder
‘ of the said Archdeaconry, Provision should be made thereout for
‘ the Endowment of the Archdeaconry of *Essex* of the Living of
‘ *St. John’s, Colchester*, in the Patronage of the said Archdeacon
‘ of *Colchester*, and of certain other Livings in the said Diocese
‘ in the Patronage of the Bishop thereof: And whereas the pre-
‘ sent Archdeacon has not received any Fines, but the usual Time
‘ for renewing a Lease will shortly arrive:’ Be it enacted, That
upon the First Avoidance of the Archdeaconry of *Colchester* after
the passing of this Act, all the Lands, Tithes, and Hereditaments
belonging thereto (except any Right of Ecclesiastical Patronage)
shall, subject to any legally subsisting Lease or Leases thereof, or
of any Part or Parts thereof, vest in the Commissioners for the
Purposes and subject to the Provisions applicable to other Heredi-
taments vested in the said Commissioners.

Provided that it shall be lawful for the Archdeacon in possession
of the said Archdeaconry at the Time of the passing of this Act, if
he shall think fit, with the Consent of the Bishop of the Diocese,
to signify his Willingness to the said Transfer taking place forth-
with, in which Case a Memorandum of such Willingness, under
the Hand of the said Archdeacon and the Episcopal Seal of the
said Bishop and the Common Seal of the Commissioners, shall be
registered in the Registry of the Diocese and published in the
London Gazette, and from and after the Date of such Publication
the said Lands, Tithes, and Hereditaments shall (subject always
to such Lease or Leases as aforesaid), without any further Con-
veyance, vest in the Commissioners for the Purposes and subject to
the Provisions applicable to other Hereditaments vested in the
Commissioners.

The Commis-
sioners to pro-
vide 600*l.* a
Year for the
Archdeacon
of *Colchester*,
300*l.* a Year
for the Arch-
deacon of *Es-
sex*, and various
Sums for cer-

16. As soon as the said Lands, Tithes, and Hereditaments shall
have become vested in the Commissioners, the Commissioners shall
thenceforth pay out of their Common Fund the annual Sum of Six
hundred Pounds to the Archdeacon of *Colchester* and his Suc-
cessors; the annual Sum of Three hundred Pounds to the Arch-
deacon of *Essex* and his Successors (in addition to the annual Sum
of One hundred and forty Pounds already payable by the said
Commissioners in respect of the last-named Archdeaconry); the
annual Sum of Two hundred Pounds to the Incumbent of *Saint*
John,

John,

Ecclesiastical Commission.

John, Colchester, and his Successors; the annual Sum of One hundred Pounds to the Incumbent of *Billericay* and his Successors; the annual Sum of Sixty Pounds to the Incumbent of *Boxted* and his Successors; the annual Sum of Eighty Pounds to the Incumbent of *Canvey Island* and his Successors; the annual Sum of One hundred Pounds to the Incumbent of *St. John's, Finchingfield*, and his Successors; the annual Sum of Sixty Pounds to the Incumbent of *Feering* and his Successors; the annual Sum of Sixty Pounds to the Incumbent of *Great Wakering* and his Successors; the annual Sum of One hundred Pounds to the Incumbent of *High Beech* and his Successors; the annual Sum of Thirty Pounds to the Incumbent of *Little Tey* and his Successors; the annual Sum of Fifty Pounds to the Incumbent of *Longfield* and his Successors; the annual Sum of Sixty Pounds to the Incumbent of *Matching* and his Successors; the annual Sum of One hundred Pounds to the Incumbent of *Newport* and his Successors; the annual Sum of Fifty Pounds to the Incumbent of *Rickling* and his Successors; the annual Sum of Eighty Pounds to the Incumbent of *Stanway All Saints* and his Successors; the annual Sum of Eighty Pounds to the Incumbent of *Tiptree Heath* and his Successors; the annual Sum of Sixty Pounds to the Incumbent of *West Hyde* and his Successors; and the annual Sum of Thirty Pounds to the Incumbent of *Wouldham* and his Successors; which said annual Sums shall be payable half-yearly by Moieties on the First Day of *May* and the First Day of *November* in every Year, and shall be apportionable between each Archdeacon or Incumbent or his Representatives and his Successor: Provided, that if the present Archdeacon shall signify his Willingness as aforesaid before the First Day of *November* One thousand eight hundred and sixty-six, he shall be deemed to be entitled to such half-yearly Payments as from the First Day of *November* One thousand eight hundred and sixty-five; and so soon as the Rectorial Tithes of the Parish of *Ardleigh* in the County of *Essex* shall have come into the Possession and Receipt of the Commissioners by Determination of the subsisting Lease or Leases of such Tithes, the Commissioners shall in like Manner pay to the Vicar of *Ardleigh* such a yearly Sum as will raise his net Income to Five hundred Pounds, or shall effect such Augmentation by the Appropriation of a sufficient Portion of the actual Tithes: Provided always, that if such last-mentioned Tithes shall be brought into the Possession of the Commissioners by the Purchase of any Lease, the Commissioners shall not be bound to make such Grant as aforesaid to the Vicarage of *Ardleigh* until the Arrival of the Date at which it was on such Purchase estimated that such Lease would have expired.

17. 'Whereas the Operation of the Provisions of the said recited Acts which relate to the Division and Appropriation of the Revenues accruing to the Canonries in the Collegiate Church of *Saint Peter, Westminster*, to which the Rectories of *Saint Margaret* and *Saint John, Westminster*, are respectively annexed, has been found to be inconvenient, and it is expedient that better Provision should be made for the Cure of Souls in
' the

tain Livings in the Diocese of Rochester.

Improved Provision for the Cure of Souls in Westminster.

Ecclesiastical Commission.

‘ the said Two Parishes, and in the several Ecclesiastical Districts ‘ into which the same have been divided :’ Be it enacted, That so much of the Thirty-first Section of the Act of the Third and Fourth Years of Her Majesty, Chapter One hundred and thirteen, as has not been already repealed be and the same is hereby repealed, and that in lieu thereof, as from the Twenty-ninth of *September* next, the whole of the Proceeds of the Canonry to which the Rectory of *Saint Margaret’s* is annexed, over and above the Sum of One thousand Pounds *per Annum*, and during the Incumbency of the present Rector of *Saint John* One Third of the Proceeds of the Canonry to which the Rectory of *Saint John* is annexed, shall become payable to the Ecclesiastical Commissioners for *England*, for the Purposes of their Common Fund, and that from the same Date the Commissioners shall pay out of the said Common Fund to the Incumbent of *All Saints, Knightsbridge*, the annual Sum of One hundred and twenty Pounds, and to the Incumbents of each of the under-mentioned Churches, situate in the said Parishes of *Saint Margaret* and *Saint John*, within the City of *Westminster*, namely, *Saint Margaret, Christ Church, Saint Andrew, Saint Matthew, Saint Stephen, Saint Mary, Saint James-the-Less, and Holy Trinity*, such annual Sum as, together with any permanent Endowment, not including Pew Rents and Fees, now belonging to each of such Churches, will raise such Endowment to Five hundred Pounds *per Annum*; and that upon the next Avoidance of the Canonry to which the Rectory of *Saint John* is annexed the whole of the Proceeds of such Canonry, over and above the Sum of One thousand Pounds *per Annum*, shall become in like Manner payable to the Ecclesiastical Commissioners, who shall thereupon pay out of their said Common Fund to the Incumbent of the Church of *Saint John* such annual Sum as, together with any permanent Endowment, not including Pew Rents and Fees, belonging to such Church, will raise such Endowment to Five hundred Pounds *per Annum* : Provided always, that from and after the Twenty-ninth of *September* next all the Seats in the said Churches of *Christ Church, Saint Andrew, Saint Matthew, Saint Stephen, Saint Mary, Saint James-the-Less, and Holy Trinity*, not held by Faculty or Prescription, nor appropriated under the Authority of any Act of Parliament, or of the Deeds of Consecration of the said Churches, shall be for ever free.

Commissioners
may assign cer-
tain Stipends to
be payable out
of Estates of
Cathedral
Churches, &c.

18. When the Ecclesiastical Commissioners are or may be in receipt of any Income arising from Estates that belong or have belonged to any Dean or Chapter or any major or minor Corporation of any Cathedral or Collegiate Church, the said Commissioners shall be at liberty (whether an Order of Her Majesty in Council has or has not been passed in relation to such Income, and notwithstanding any Limitation contained in any Act of Parliament as to the Stipends and Allowances of any of the Persons herein-after mentioned,) out of such Income to make such Provision as to them may seem needful for securing adequate Stipends and Allowances to the Minor Canons, Schoolmasters, Organists, Vicars Choral, Lay Clerks, Officers, Choristers, Bedesmen, Servants, and other

Ecclesiastical Commission.

other Members of the Cathedral or Collegiate Church, and for securing adequate Sums of Money for the Maintenance of any existing College or School in connexion with the Cathedral or Collegiate Church.

19. 'Whereas certain Charges and Expenses payable in respect of the Performance by the Commissioners of certain Duties under the Church Building Acts are directed by the Second Section of the Act of the Session of the Nineteenth and Twentieth Years of the Reign of Her present Majesty, Chapter Fifty-five, to be paid out of such Monies as may be provided by Parliament for that Purpose; and it is expedient to amend the said Act:' Be it enacted, That all such Charges and Expenses as are mentioned in the said Section shall, from and after the Thirty-first Day of *March* next, be defrayed out of any Monies from Time to Time in the Hands of the Commissioners.

Charge of certain Expenses on Funds of Commissioners.

20. All Expenses incurred by the Commissioners in or about the Publication in the Gazette of any Orders of Her Majesty in Council, Deeds or other Instruments, or in or about the Publication by the Commissioners of any Advertisement whatever, shall be defrayed out of the Monies from Time to Time in the Hands of the Commissioners.

Certain Expenses to be paid out of Funds in the Hands of the Commissioners.

21. So much of the Twelfth Section of the Act of the Fourth and Fifth Years of Her Majesty, Chapter Thirty-nine, as enacts that on the next Avoidance of the Rectory of *Southwell* the Archdeacon of *Nottingham* for the Time being shall become *ipso facto* Rector of the said Rectory, and the said Rectory shall thenceforth be permanently annexed to the Archdeaconry of *Nottingham*, shall be and the same is hereby repealed.

Repealing in part Sect. 12. of 4 & 5 Vict. c. 39. as to Rectory of Southwell.

22. 'Whereas by the Eighth Section of the Act of the Session of the Twenty-eighth and Twenty-ninth Years of Her present Majesty it is provided, that any Agreement made in pursuance of that Act shall be carried into effect by the Ecclesiastical Commissioners for *England*, and any Order made by Her Majesty in Council ratifying such Agreement, and transferring on the one Side the Tithes proposed to be transferred to the Incumbent of the District Church, and on the other securing to the Rector or Vicar the Compensation agreed upon, shall be valid to vest in the said Incumbent and his Successors such Tithes, and to secure to the said Rector or Vicar such Compensation: And whereas it will be a great Saving of Expense if a Deed under the Corporate Seal of the said Commissioners be substituted for the said Order in Council:' Be it enacted, That in the said Section the Words "any Instrument under the Corporate Seal of the said Commissioners, made in pursuance of such Agreement," shall be substituted for the Words "any Order made by Her Majesty in Council ratifying such Agreement."

Amendment of Sect 8. of 28 & 29 Vict. c. 42.

23. Nothing in this Act contained shall affect or apply to the Cathedral Church of *Christ* in *Oxford*, nor to the Cathedral or Collegiate Church of *Manchester*.

Not to affect Christ Church, Oxford, or Manchester.

Court of Session (Scotland).

C A P. CXII.

An Act to make Provision in regard to the Mode of taking Evidence in Civil Causes in the Court of Session in Scotland. [10th August 1866.]

‘ WHEREAS the Practice of taking Proofs by Commission in Causes before the Court of Session in Scotland is productive of unnecessary Expense and of great Delay in the Administration of Justice:’

Be it therefore enacted by the Queen’s most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, as follows :

Evidence to be taken before the Lord Ordinary.

1. Except as herein-after enacted, it shall not be competent in any Cause depending before the Court of Session to grant Commission to take Proof ; but where in such Causes it is, according to the existing Practice, competent to take Proof by Commission, and where in such Causes Proof shall be allowed (which the Lord Ordinary is hereby authorized to allow without the Consent of both Parties, and without reporting to and obtaining the Leave of the Inner House), a Diet of Proof shall be appointed, which Diet may be fixed, in the Discretion of the Lord Ordinary, either during the Sitting of the Court or in Vacation, at which the Evidence shall be led before the Lord Ordinary, and he shall himself take and either write down with his own Hand the oral Evidence, in which Case it shall be read over to the Witness by the Judge in open Court, and shall be signed by the Witness, if he can write; or the Lord Ordinary shall record the Evidence by dictating it to a Clerk, in which Case it shall also be read over to and signed by the Witness; or the Lord Ordinary shall cause the Evidence to be taken down and recorded in Shorthand by a Writer skilled in Shorthand Writing, to whom the Oath *De fideli administratione officii* shall be administered; and the Lord Ordinary may, if he think fit, dictate to the Shorthand Writer the Evidence which he is to record; and the Shorthand Writer shall afterwards write out the Evidence so taken by him; and the extended Notes of such Shorthand Writer, certified by the presiding Judge to be correct, shall be the Record of the oral Evidence in the Cause; and the Lord Ordinary shall himself take or dictate to his Clerk or Shorthand Writer a Note of the Documents adduced; and any Ruling of the Lord Ordinary in reference to the Admission or Rejection of Evidence may be recalled or altered by the Inner House on a Reclaiming Note against the final Interlocutor of the Lord Ordinary disposing of the Cause; and the Proof shall be taken continuously in like Manner as at Jury Trials in Civil Causes before the Court of Session in Scotland, but with Power to the Lord Ordinary to adjourn the Proof upon such Grounds as Causes set down for Jury Trial may according to the existing Law and Practice be adjourned or postponed, or on such other special Grounds as to him shall appear

Court of Session (Scotland).

appear sufficient, and under such Conditions, if any, as he shall think proper.

2. Provided always, That it shall be competent to the Judges of either Division of the Court or to the Lord Ordinary to grant Commission to any Person competent to take and report in Writing the Depositions of Havers; and also upon special Cause shown, or with Consent of both Parties, to grant Commission to take the Evidence in any Cause in which Commission to take Evidence may, according to the existing Law and Practice, be granted; and also to grant such Commission to take and report in Writing according to the existing Practice the Evidence of any Witness who is resident beyond the Jurisdiction of the Court, or who, by reason of Age, Infirmary, or Sickness, is unable to attend the Diet of Proof; provided that nothing herein contained shall affect the existing Practice in regard to granting Commission for the Examination of aged and infirm Witnesses to take their Evidence to lie *in retentis* before a Proof has been allowed.

In what Cases Proof may be taken by Commission.

3. Where Proof shall be ordered by One of the Divisions of the Court, such Proof shall be taken before any One of the Judges of the said Division, or of the Lords Ordinary, to whom the Court may think fit to remit, in one or other of the Modes above provided in Section First hereof, and his Rulings upon the Admissibility of Evidence in the course of taking such Proof shall be subject to Review by the Division of the Court in the Discussion of the Report of the Proof; and when the Court shall alter any Finding of the Judge rejecting Evidence, they shall, if they think the Justice of the Case requires it, remit to have such Evidence taken; and where a Reference to Oath is made and sustained either by the Lord Ordinary before whom the Cause depends, or by One of the Divisions of the Court, the Deposition shall be taken in one or other of the Modes above provided.

Disposal of Questions on Admission of Evidence.

4. If both Parties consent thereto, or if special Cause be shown it shall be competent to the Lord Ordinary to take Proof in the Manner above provided in Section First hereof in any Cause which may be in Dependence before him, notwithstanding of the Provisions contained in the Act passed in the Sixth Year of the Reign of His Majesty King *George* the Fourth, Chapter One hundred and twenty, Section Twenty-eight, and the Provisions contained in the Act passed in the Thirteenth and Fourteenth Years of the Reign of Her present Majesty, Chapter Thirty-six, Section Forty-nine, and the Judgment to be pronounced by him upon such Proof shall be subject to Review in the like Manner as other Judgments pronounced by him.

With Consent, Evidence in Causes now depending may be taken before the Lord Ordinary.

5. The Court of Session are hereby authorized and empowered to make from Time to Time such Orders and Regulations as to Forms of Process by Acts of Sederunt as they may consider necessary for carrying into execution the Purposes of this Act.

Procedure to be regulated by Act of Sederunt.

6. Nothing in this Act contained shall be held to affect "The Conjugal Rights (*Scotland*) Amendment Act, 1861."

This Act not to affect 24 & 25 Vict. c. 86.

7. This Act may be cited for all Purposes as "The Evidence (*Scotland*) Act, 1866."

Short Title.

Poor Law Amendment.

C A P. CXIII.

An Act to amend the Act providing Superannuation Allowances to Officers of Unions and Parishes, and to make other Amendments in the Laws relating to the Relief of the Poor.

[10th August 1866.]

‘**WHEREAS** it is expedient that the Act providing Superannuation Allowances to Officers of Unions and Parishes should be amended, and that certain other Amendments should be made in the Laws regulating the Relief of the Poor in *England*:’ Be it therefore enacted by the Queen’s most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, as follows :

Registrars of Births and Deaths deemed Officers under 27 & 28 Vict. c. 42., and may be superannuated.

1. The Superintendent Registrar and the Registrar of Births and Deaths appointed in any Union or Parish shall be deemed an Officer within the Operation of the Statute Twenty-seventh and Twenty-eighth *Victoria*, Chapter Forty-two, and in computing the Salary of any Officer under that or the present Statute the Amount of the Emoluments of his Office on the Average of the Three Years concluded at the last preceding Quarter may be taken into the Calculation by the Guardians, Managers, or Overseers.

Provision for Relieving Officers who have also been Registrars.

2. Where any Relieving Officer of any Union or Parish shall have also held the Office of Registrar of Births and Deaths in the same Union or Parish, he shall not be disqualified from receiving a Superannuation Allowance in respect of such Office of Relieving Officer by reason of his having simultaneously held the Office of Registrar, and by reason of his having resigned his Office of Relieving Officer subsequent to the passing of the last-mentioned Act.

Managers of District Schools empowered to grant Superannuation Allowances.

3. The Board of Management of any District School may exercise the same Power in respect of any Officer of such School in their Service as the Guardians of any Union can do under such last-mentioned Statute with like Consent as therein provided, and shall charge any Allowance to be made by them to the Fund chargeable with the Payment of the Salaries of their Officers.

Evidence of Consent of Poor Law Board.

4. In any Case where the Poor Law Commissioners or the Poor Law Board shall have given or refused, or shall hereafter give or refuse, their Consent, Sanction, or Approval in any Matter where their Order under Seal shall not have been or shall not be expressly required, the Production of any written Document signed or purporting to be signed by a Secretary or Assistant Secretary of the said Commissioners or the said Board shall be *primâ facie* Evidence of the Decision of the said Commissioners or the said Board upon such Matter as aforesaid.

Remission of Surcharges and Disallowances need not be made by Order under Seal.

5. So much of the Fourth Section of the Statute of the Eleventh and Twelfth Years of the Reign of Her Majesty, Chapter Ninety-one, as requires the Poor Law Board to issue an Order under their Seal in Cases where they direct any Surcharge or Disallowance made by an Auditor to be remitted, shall be repealed ; and such Direction, if given in Writing under the Hand

Poor Law Amendment.

of the President of the said Board, and countersigned by a Secretary or Assistant Secretary, shall have the same Effect as if such Direction were given by such an Order as aforesaid.

6. When the Poor Law Board shall require an Auditor to hold an Extraordinary Audit of the Accounts of any Guardians or Overseers, or of any Officer, whether still continuing or upon his Resignation or Removal from Office, such Audit shall be deemed to be an Audit within the Meaning of the several Acts relating to the Audit of the Accounts of the Poor Rate, and may be held after Three Days Notice thereof given in the usual Manner.

Effect of an Extraordinary Audit.

7. The Auditor who shall be authorized to audit the Accounts of any Guardians, Overseers, or Officers may at any Time, when authorized or required by the Poor Law Board so to do, inspect the Accounts and Books of Account of any Guardians, Overseer, or any Officer liable to account to him; and any such Guardian, Overseer, or Officer who shall thereupon refuse to allow him to inspect the same, or shall obstruct him in such Inspection, or shall conceal any such Account or Book for the Purpose of preventing such Inspection, shall forfeit a Sum not exceeding Five Pounds, to be recovered as a Penalty under the Statute of the Fourth and Fifth of King *William* the Fourth, Chapter Seventy-six, and to be applied to the Use of the Parish or Union for which such Guardian, Overseer, or Officer respectively shall act.

Auditor empowered to inspect Books at any Time.

8. The Proviso to Section Twenty-five of the said last-mentioned Statute of King *William* the Fourth shall be repealed, and in lieu thereof it is provided that the Principal Sum to be raised for the Purposes specified in such Section shall not exceed One Tenth of the average annual Amount of the Rates raised for the Relief of the Poor in any such Parish or Union to which such Section applies for the Three Years ending at the *Easter* next preceding the raising of such Money, and when the Board of Guardians of any Union or Parish shall deem it expedient to make any Enlargement, Alteration, or Improvement of their Workhouse, or the Premises, Drainage, or other Appurtenances belonging thereto, at a Cost not exceeding Five hundred Pounds, and the Poor Law Board shall give their Consent thereto, they shall not require any Order of that Board to enable them to execute the same.

Part of Sect. 25. of 4 & 5 W. 4. c. 76. repealed, and another Proviso substituted.

9. Where any Sum of Money has been lawfully raised or borrowed for the Purpose of the Emigration of poor Persons, and the same shall not have been wholly expended for such Purpose, the Poor Law Board may, upon Application from the Overseers of the Parish for whose Use the Sum was raised or borrowed, by their Order under Seal, direct the unexpended Amount of such Sum, where it has not been raised by borrowing, to be applied in aid of the current Rate, and where it has been borrowed to be applied in reduction of the Balance of the Loan, or in aid of the current Rate, as the Case may require.

Emigration Money how disposed of.

10. No Person shall be qualified to be appointed to be an Overseer of the Poor in any Parish who at the Time of the proposed Appointment shall be an Assistant Overseer of any Parish;

Same Person not to be Overseer and Assistant Overseer.

Poor Law Amendment.

Parish ; and no Person being an Overseer of any Parish shall be qualified to be appointed an Assistant Overseer.

One Overseer only may be appointed for small Parishes.

11. If it shall appear to the Justices who are required to appoint Overseers that Two Overseers cannot be conveniently appointed from the Inhabitant Householders in any Parish, such Justices may appoint One Overseer only, and if it shall appear to them that there is no such Householder liable or fit to be appointed, they shall appoint some Inhabitant Householder of an adjoining Parish willing to serve to be such Overseer, either with or without an annual Salary to be paid out of the Poor Rate of the Parish, which last-mentioned Appointment shall endure until the usual Time of the Appointment of Overseers, and may be renewed from Year to Year as long as the Justices shall find necessary.

As to Churchwarden and Overseer.

12. In any Parish the same Person may hold jointly the Offices of Churchwarden and Overseer.

Sect. 10. of 13 & 14 Vict. c. 101. extended to the County Rate.

13. The Provisions of the Tenth Section of the Statute of the Thirteenth and Fourteenth Years of Her Majesty, Chapter One hundred and one, shall extend to the County Rate or other Rate in the Nature of a County Rate levied upon the Part of the Parish therein described situated without the Borough, and the Auditor shall have the same Power, and be under the same Obligation, to allow or disallow Accounts audited by him under the Provisions of the Third Section of the Statute of the Twelfth and Thirteenth Years of Her Majesty, Chapter Sixty-five, and of the Thirty-third Section of the Statute of the Fifteenth and Sixteenth of Her Majesty, Chapter Eighty-one, and to surcharge, certify, and recover all such Sums as he shall find due from the Persons accounting or making or authorizing any Payment, with the like Right of Appeal to any Person aggrieved by his Decision, as in the Case of the Poor Rate ; and the Poor Law Board may, as and when they shall see fit, make Regulations for the keeping of the said Accounts herein-before mentioned or referred to.

Provision for educating Children in the Religion to which they belong.

14. That if the Parent, Step-parent, nearest adult Relative, or Next of Kin of any Child not belonging to the Established Church, relieved in a Workhouse or in a District School, or in case there should be no Parent, Step-parent, nearest adult Relative, or Next of Kin, then the God-parent of such Child, make Application to the said Board in such Behalf, the Board may, if they think fit, order that such Child shall be sent to some School established for the Reception, Maintenance, and Education of Children of the Religion to which such Child shall be proved to belong, and duly certified by the Poor Law Board under the Statute of the Twenty-fifth and Twenty-sixth *Victoria*, Chapter Forty-three ; and the Guardians of the Union or Parish to which such Child shall be chargeable shall, according to the Terms of such Order, cause the Child to be conveyed to such School, and pay the Costs and Charges of the Maintenance, Lodging, Clothing, and Education of the said Child therein, and all the Provisions of the said Statute shall thenceforth apply to the said Child.

15. When

*Poor Law Amendment.**Public Libraries Act Amendment.*

15. When the Guardians of any Union or Parish shall prescribe a Task of Work to be performed by any poor Person, to whom, or to whose Wife, if he be liable to maintain such Wife, or Child, whether legitimate or illegitimate, under the Age of Sixteen, Relief shall have been lawfully granted by such Guardians out of the Workhouse, such Task being suited to the Age, Sex, Strength, and Capacity of such Person, and being of a Nature and Description of which the Poor Law Board shall have previously approved, and such Person shall refuse or wilfully neglect to perform such Task, or shall wilfully destroy or damage any of the Tools, Materials, or other Property belonging to the said Guardians, he shall be deemed to be an idle and disorderly Person within the Meaning of the Eighty-third Chapter of the Statute of the Fifth Year of King *George* the Fourth, and shall be liable to be prosecuted and punished in the Manner therein provided in respect of idle and disorderly Persons; and the Fifty-ninth Section of the One hundred and first Chapter of the Statute of the Seventh and Eighth Years of Her present Majesty shall apply to any such Prosecution.

16. So much of the Fifty-first Section of the said last-mentioned Statute as limits the Distance within which Children may be sent to the School of any District formed under the said or any subsequent Statute from any Parish or Union not combined therein, and so much of the Sixth Section of the Statute of the Fourteenth and Fifteenth Years of Her Majesty, Chapter One hundred and five, as limits the Distance within which Children may be sent from one Workhouse to another, are hereby repealed.

17. In Clause Three of the Statute Twenty-fourth and Twenty-fifth Years of Her Majesty, Chapter Fifty-five, One Year shall be substituted for Three Years.

18. In all Statutes, except there shall be something in the Context inconsistent herewith, the Word "Parish" shall, among other Meanings applicable to it, signify a Place for which a separate Poor Rate is or can be made, or for which a separate Overseer is or can be appointed, and all the other Words used herein shall be construed in the like Manner as in the said Statute passed in the Fourth and Fifth Years of King *William* the Fourth; and the Provisions contained therein and in the subsequent Statutes explaining and extending the same, and not repealed, shall, so far as they shall be consistent herewith, be extended to this Statute.

19. This Act may be cited and described for all Purposes as "The Poor Law Amendment Act of 1866."

Persons relieved out of the Workhouse refusing to perform Task of Work rendered liable to be punished under the 5 G. 4. c. 83.

Limits imposed by s. 51. of 7 & 8 Vict. c. 101. and s. 6. of 14 & 15 Vict. c. 105. withdrawn.

Sect. 3. of 24 & 25 Vict. c. 55. amended.

Interpretation of Terms, and Consolidation of the Acts.

Short Title

C A P CXIV.

An Act to amend "The Public Libraries Act."

[10th August 1866.]

'WHEREAS it is expedient to amend "The Public Libraries Act, 1855," and to assimilate the Laws relating to Public Libraries in *England* and *Scotland*:' Be it therefore enacted by the Queen's most Excellent Majesty, by and with the Advice

18 & 19 Vict. c. 95.

Public Libraries Act Amendment.

and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, as follows :

Towns Improvement
Clauses Act
not to apply to
Boroughs.

Part of Sec. 5.
of recited Act
repealed.
Expenses of
executing Act
in Boroughs to
be paid out of
Borough Fund.

Calling of
Meeting in
Boroughs.

Parishes ad-
joining a Bo-
rough, &c. may
unite in adopt-
ing Act.

Majority for
Adoption of
Act.

1. So much of the Section Fifteen of the said "Public Libraries Act, 1855," as incorporates with that Act certain Clauses of "The Towns Improvement Clauses Act, 1847," shall, so far as the same relates to or concerns Municipal Boroughs, be repealed.

2. Section Five of the said Act, except so much thereof as relates to keeping distinct Accounts, shall be repealed ; and the Expenses incurred in calling and holding the Meeting, whether the said Act shall be adopted or not, and the Expenses of carrying the said Act into execution in any Municipal Borough, may be paid out of the Borough Rate of such Borough, or by and out of a Rate to be made and recovered in such Borough, in like Manner as a Borough Rate may be made and recovered therein, but the Amount so paid in such Borough in any One Year shall not exceed the Sum of One Penny in the Pound upon the annual Value of the Property in such Borough rateable to a Borough Rate : Provided always, that nothing in this Act shall interfere with the Operation of the Act Twenty-eighth and Twenty-ninth *Victoria*, Chapter One hundred and eight, so far as it relates to the Collection of a Rate for a Public Library in the City of *Oxford*.

3. The Public Meeting mentioned in Section 4 of the said "Public Libraries Act, 1855," shall be called either on the Request of the Town Council, or on the Request in Writing of Ten Ratepayers residing in the Borough.

4. Any Parish, of whatever Population, adjoining any Borough, District, or Parish which shall have adopted or shall contemplate the Adoption of the said "Public Libraries Act, 1855," may, with the Consent of more than One Half of the Ratepayers thereof present at a Meeting to be convened in manner directed by the said Act with reference to Meetings of Ratepayers, and with the Consent also of the Town Council of such Borough, or the Board of such District, or the Commissioners of such Parish, as the Case may be, determine that such adjoining Parish shall for the Purposes of the said Act form Part of such Borough, District, or Parish, and thereupon the Vestry of such adjoining Parish shall forthwith appoint Three Ratepayers Commissioners for such Parish, One Third of whom shall go out of Office, and the Vacancies be filled up as provided by the said Act with respect to the Commissioners of a Parish, and such Commissioners for the Time being shall for the Purposes of the said Act be considered as Part of such Town Council, Board, or Commissioners, as the Case may be ; and the Expenses of calling the Meeting, and the Proportion of the Expenses of such adjoining Parish of carrying the said Act into execution, shall be paid out of the Poor Rates thereof to such Person as the Commissioners of the said adjoining Parish shall appoint to receive the same.

5. The Majority necessary to be obtained for the Adoption of the said Act or "The Public Libraries Act (*Scotland*), 1854," shall

*Public Libraries Act Amendment.**Straits Settlements.*

shall be more than One Half of the Persons present at the Meeting, instead of Two Thirds of such Persons as now required.

6. "The Public Libraries Act (1855)" and "The Public Libraries Act (*Scotland*) (1854)" shall be applicable to any Borough, District, or Parish or Burgh, of whatever Population.

7. So much of Section 6 of "The Public Libraries Act (*Scotland*), 1854," as authorizes the demanding of a Poll, and Sections Seven and Eight of the said Act, are hereby repealed.

8. If any Meeting called as provided by the said last-mentioned Act shall determine against the Adoption of the Act in any Burgh, no Meeting for a similar Purpose shall be held for the Space of One Year at least from the Time of holding the previous Meeting.

9. The Clauses and Provisions of "The Companies Clauses Consolidation (*Scotland*) Act (1845)" with respect to the borrowing of Money upon Mortgage or Bond, and the Accountability of Officers, and the Recovery of Damages and Penalties, so far as such Provisions may respectively be applicable to the Purposes of the said "Public Libraries Act (*Scotland*) (1854)," shall be respectively incorporated with that Act.

10. Wherever a Public Museum or Library has been established under any Act relating to Public Libraries or Museums, or shall hereafter be established under either of the said before-mentioned Acts, a Public Library or Museum, as the Case may be, may at any Time be established in connexion therewith without any further Proceedings being taken under the said Acts.

11. This Act may be cited as "The Public Libraries Amendment Act (*England* and *Scotland*), 1866," and shall be taken to be Part of the said "Public Libraries Act, 1855," and shall be construed accordingly.

Act applicable whatever Population may be.

17 & 18 Vict. c. 64. ss. 6, 7, 8. repealed.

If Burgh declines Act, no further Meeting for a Year.

Parts of 8 & 9 Vict. c. 17. extended to 17 & 18 Vict. c. 64.

A Library, &c. may be established in connexion with any Museum, &c.

Short Title.

C A P. CXV.

An Act to provide for the Government of the "Straits Settlements." [10th August 1866.]

WHEREAS the Islands and Territories known as the "Straits Settlements," namely, *Prince of Wales' Island*, the Island of *Singapore*, and the Town and Fort of *Malacca*, and their Dependencies, were heretofore Part of the Territories in the Possession and under the Government of the *East India Company*, and became vested in Her Majesty as a Part of *India* by virtue and subject to the Provisions of the Act of the Twenty-first and Twenty-second Year of Her Majesty, Chapter One hundred and six, intituled *An Act for the better Government of India*: And whereas it is expedient that the said Settlements and their Dependencies should cease to form Part of *India*, and should be placed under the Government of Her Majesty as Part of the Colonial Possessions of the Crown: And whereas it may be hereafter expedient to include the Colony of *Labuan* within the Government of the said Settlements: Be it enacted by the Queen's most Excellent Majesty, by and with the Advice

Straits Settlements.

and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, as follows:

Straits Settlements shall cease to be Part of India.

1. It shall be lawful for Her Majesty, by Order to be by Her made with the Advice of Her Privy Council, to declare that this Act shall come into operation at a Time to be specified in such Order in Council, and at such Time the said Settlements shall cease to be Part of *India* for the Purposes and within the Meaning of the aforesaid Act, and it shall be further lawful for Her Majesty by any such Order to make Provision respecting the Enforcement by or against the Government of the said Settlements of all or any of such Debts, Claims, and Obligations as might if this Act had not passed, have been enforced by or against the Government of *India* in connexion with the Administration of the said Settlements.

Power to Her Majesty in Council to make Laws, constitute Courts, &c.

2. From and after the coming into operation of this Act, it shall be lawful for Her Majesty, by Order or Orders to be by Her from Time to Time made, with the Advice of Her said Privy Council, to establish all such Laws, Institutions, and Ordinances, and to constitute such Courts and Officers, and to make such Provisions and Regulations for the Proceedings in such Courts, and for the Administration of Justice, and for the raising and Expenditure of the Public Revenue, as may be deemed advisable for the Peace, Order, and good Government of Her Majesty's Subjects and others within the said Settlements, or within any Territory which may at any Time be Part of or dependent upon the same, any Law, Statute, or Usage to the contrary in anywise notwithstanding.

Power to Her Majesty to delegate Her Powers and Authorities to resident Officers.

3. It shall be lawful for Her Majesty, from Time to Time, by any Letters Patent under the Great Seal of the United Kingdom, or by any Instructions under Her Majesty's Signet and Sign Manual accompanying and referred to in any such Letters Patent, to delegate to any Three or more Persons within the said Settlements, or within any Part or Dependency thereof, the Powers and Authorities so vested in Her Majesty in Council as aforesaid, either in whole or in part, and upon, under, and subject to all such Conditions, Provisoes, and Limitations, as by any such Letters Patent or Instructions as aforesaid Her Majesty shall see fit to prescribe, and, subject as aforesaid, to empower such Three or more Persons to exercise in respect to the Island of *Labuan* and its Dependencies all or any of the Powers and Authorities hereinbefore vested in Her Majesty in respect to the said Settlements: Provided always, that, notwithstanding any such Delegation or Grant of Authority as aforesaid, it shall still be competent to Her Majesty in Council in manner aforesaid to exercise all the Powers and Authorities, either by virtue of this Act or otherwise, vested in Her Majesty in Council.

Existing Laws and Officers preserved.

4. Until otherwise provided by Her Majesty in Council, or by such Three or more Persons as aforesaid, all Laws or Regulations (except the aforesaid Act of Parliament) which, when this Act shall come into operation, shall be in force in the said Settlements and their Dependencies, and all Proceedings of any Court of Justice

*Straits Settlements.**Indemnity.*

tice had or to be had therein, shall be and continue to be of the same Force and Effect, and all Judicial and other Officers who, when this Act shall come into operation, shall be lawfully exercising their Offices in the said Settlements and their Dependencies, shall continue to have and exercise the same Functions and Authorities therein, as if this Act had not been passed.

C A P. CXVI.

An Act to indemnify such Persons in the United Kingdom as have omitted to qualify themselves for Offices and Employments, and to extend the Time limited for those Purposes respectively. [10th August 1866.]

WHEREAS divers Persons who, on account of their Offices, Places, Employments, or Professions, or any other Cause or Occasion, ought to have qualified themselves according to an Act of the First Year of King *George* the First, Statute Two, Chapter Thirteen, or according to an Act of the Tenth Year of King *George* the Fourth, Chapter Seven, or according to an Act of the Session of the Twenty-first and Twenty-second Years of the Reign of Her Majesty, Chapter Forty-eight or according to an Act of the same Session, Chapter Forty-nine, or according to an Act of the Twenty-second Year of Her present Majesty, Chapter Ten, have, through Ignorance of the Law, Absence, or some unavoidable Accident, omitted to qualify themselves within such Time and in such Manner as in and by the said Acts or some of them respectively is required, whereby they have incurred, or may be in danger of incurring, divers Penalties and Disabilities:

1 G. 1. st. 2.

c. 13.

10 G. 4. c. 7.

21 & 22 Vict.

c. 48.

21 & 22 Vict.

c. 49.

22 Vict. c. 10.

For quieting the Minds of Her Majesty's Subjects, and for preventing any Inconvenience that might otherwise happen by means of such Omissions, be it enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, as follows:

L. Every Person who, at or before the passing of this Act, hath omitted to take or make or subscribe any Oath, Affirmation, or Assurance, or otherwise to qualify himself within such Time and in such Manner as in and by the said Acts, or any of them, is required, and who, after accepting any such Office, Place, or Employment, or undertaking any Profession or Thing, on account of which such Qualification ought to have been had and is required, before the passing of this Act hath taken and subscribed the Oaths or Oath, Affirmation or Assurance, required by Law, or who, on or before the Twenty-fifth Day of *March* One thousand eight hundred and sixty-seven, or, if Parliament be then sitting, before the End of the then Session of Parliament, shall take and subscribe the Oaths or Oath, Affirmation or Assurance, in such Cases wherein by the said several Acts or any or either of them the said Oaths, Affirmation or Assurance ought to have been taken and subscribed in such Manner and Form, and at or in such Place or Places, as are appointed in and by the said several Acts

Persons who have omitted to qualify themselves as required by the recited Acts indemnified, and allowed further Time.

Indemnity.

Acts or any or either of them, shall be and are hereby indemnified, freed, and discharged from and against all Penalties, Forfeitures, Incapacities, and Disabilities incurred or to be incurred for or by reason of any Neglect or Omission previous to the passing of this Act of taking or making and subscribing any Oaths or Oath, Affirmation or Assurance, required by the said Acts or any of them, or any other Act or Acts; and every such Person is and shall be fully and actually recapacitated and restored to the same State and Condition as he was in before such Neglect or Omission, and shall be and be deemed and adjudged to have duly qualified himself according to the above-mentioned Acts and every of them; and all Elections of and Acts done or to be done by any such Person, or by Authority derived from him, are and shall be of the same Force and Validity as the same or any of them would have been if such Person had duly taken or made and subscribed such Oath, Affirmation, or Assurance according to the Directions of the said Acts, and every or any of them; and the Qualification of such Person qualifying himself in manner and within the Time appointed by this Act shall be to all Intents and Purposes as effectual as if such Person had taken or made and subscribed such Oath or Oaths, Affirmation or Assurance, within the Time and in the Manner appointed by the several Acts before mentioned.

Indemnity to those who have omitted to make and subscribe the Oaths and Declaration required by the Irish Act, 2 Anne, c. 6.

2. 'And whereas several Persons well affected to Her Majesty's Government, and to the United Church of *England and Ireland*, have, through Ignorance of the Law, neglected or been, by Sickness or other unavoidable Causes, prevented from taking and subscribing the Oaths and Declaration according to the Directions of an Act passed in the Parliament of *Ireland* in the Second Year of Queen Anne, intituled *An Act to prevent the further Growth of Popery*:'

All Persons who have incurred any Penalty or Incapacity in the said recited Act mentioned by neglecting to qualify themselves according to the said Act shall be and are hereby indemnified, freed, and discharged from all Incapacities, Disabilities, Penalties, and Forfeitures incurred by reason of such Omission or Neglect as aforesaid; and no Act done by any of them, not yet avoided, shall be questioned or avoided by reason of such Omission or Neglect, but all such Acts shall be and are hereby declared to be as good and effectual as if such Persons respectively had taken and subscribed the said Oaths, and made and repeated and subscribed the said Declaration, at such Time and Place and Manner as in the said Act is mentioned, anything in the said Act to the contrary notwithstanding: Provided always, that such Person or Persons do and shall take and subscribe the said Oaths, and make, repeat, and subscribe the said Declaration, in such Manner and Form and in such Place or Places respectively as are directed and appointed by the said last-recited Act, on or before the Twenty-fifth Day of *March* One thousand eight hundred and sixty-seven, or, if Parliament be then sitting, before the End of the then Session of Parliament.

Not to indemnify Persons against whom

3. Provided always, That this Act, or anything herein contained, shall not extend or be construed to extend to indemnify any

Indemnity.

any Person against whom final Judgment shall have been given in any Action of Debt, Bill, Plaint, or Information in any of Her Majesty's Courts of Record for any Penalty incurred by having neglected to qualify himself within the Time limited by Law.

final Judgment
has been given.

4. 'And whereas the Appointment of divers Clerks of the Peace, Town Clerks, and other Public Officers, and the Admission of divers Members and Officers of Cities, Corporations, and Borough Towns, in *Great Britain* and *Ireland*, or the Entries of such Admissions in the Court Books, Rolls, or Records of such Cities, Corporations, and Borough Towns, which by several Acts are directed and required to be stamped, may not have been provided, or may not have been stamped, or may have been lost or mislaid :

Admissions to
Corporations
may be stamped
after the Time
allowed.

For the Relief of such Persons whose Appointments and Admissions or the Entries of whose Admissions as aforesaid may not have been provided, or not duly stamped, or where the same have been lost or mislaid, it shall and may be lawful to and for such Persons in *Great Britain* or *Ireland*, on or before the Twenty-fifth Day of *March* One thousand eight hundred and sixty-seven, or, if Parliament be then sitting, before the End of the then Session of Parliament, to provide or cause to be provided Appointments and Admissions or Entries of Admissions as aforesaid, duly stamped, or in case where such Appointments, Admissions, or Entries of Admissions as aforesaid have been made or provided, but have not been duly stamped, to produce such Appointments, Admissions, or Entries of Admissions as aforesaid to the Commissioners of Inland Revenue to be duly stamped, which such Commissioners are hereby authorized and empowered and required to duly stamp, on Payment of double the Amount of the Duties first payable or to have been paid on such Appointments, Admissions, or Entries as aforesaid, without any other Fine or Forfeiture thereon ; and in order to denote the said Duties the said Commissioners are hereby authorized and empowered to use such Stamps as shall have been heretofore provided to denote any former Duties on stamped Vellum, Parchment, and Paper, or to cause new Stamps to be provided for that Purpose, and to do all other Things necessary for putting this Act in execution in the like and in as full and ample Manner as they or the major Part of them are authorized to put in execution any former Law concerning stamped Vellum, Parchment, and Paper ; and such Persons so providing Appointments, Admissions, or Entries of Admissions as aforesaid, duly stamped, or procuring the same to be duly stamped in manner aforesaid, are and shall be hereby confirmed and qualified to act as Clerk of the Peace, Town Clerk, and other Public Officer, or Member or Members, Officer or Officers, of such Cities, Corporations, and Borough Towns respectively to all Intents and Purposes, and shall and may hold and enjoy and execute such Office, or any other Office or Offices into which he or they hath or have been elected, notwithstanding his or their Omission, or the Omission of any of their Predecessors in such Cities, Corporations, or Borough Towns as aforesaid, and shall be indemnified and discharged of and from all Incapacities, Disabilities,

*Indemnity.**Reformatory Schools.*

Disabilities, Forfeitures, Penalties, and Damages by reason of any such Omission, and none of his or their Acts shall be questioned or avoided by reason of the same.

Not to restore
Persons to any
Office avoided
by Judgment.

5. Provided always, That this Act or anything herein contained shall not extend or be construed to extend to restore or entitle any Person or Persons to any Office or Employment, Benefice, Matter, or Thing whatsoever, already actually avoided by Judgment of any of Her Majesty's Courts of Record, or already legally filled up and enjoyed by any other Person, but such Office or Employment, Benefice, Matter, or Thing, so avoided or legally filled up and enjoyed, shall be and remain in and to the Person or Persons who is or are now or shall at the passing of this Act be legally entitled to the same as if this Act had never been passed.

General Issue.

6. In case any Action, Suit, Bill of Indictment, or Information shall after the passing of this Act be brought, carried on, or prosecuted against any Person or Persons hereby meant or intended to be indemnified, recapacitated, or restored for or on account of any Forfeiture, Penalty, Incapacity, or Disability whatsoever incurred or to be incurred by any such Neglect or Omission, such Person or Persons may plead the General Issue, and upon their Defence give this Act and the special Matter in Evidence upon any Trial to be had thereupon.

C A P. CXVII.

An Act to consolidate and amend the Acts relating to Reformatory Schools in *Great Britain*. [10th August 1866.]

BE it enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, as follows :

Preliminary.

Short Title.

1. This Act may be cited as "The Reformatory Schools Act, 1866."

Application
of Act.

2. This Act shall not extend to *Ireland*.

Definition of
Terms.

3. "Managers" shall include any Person or Persons having the Management or Control of any School to which this Act applies :

"Justice" shall apply to *England* only, and shall mean a Justice of the Peace having Jurisdiction in the Place where the Matter requiring the Cognizance of a Justice arises :

"Justices" shall apply to *England* only, and shall mean Two or more Justices in Petty Sessions, and shall include the Lord Mayor or an Alderman of the City of *London*, or a Police or Stipendiary Magistrate or other Justice having by Law Authority to act alone for any Purpose with the Powers of Two Justices :

"Magistrate" shall apply to *Scotland* only, and shall include Sheriff, Sheriff Substitute, Justice of the Peace of a County, Judge in a Police Court, and Provost or Baillie of a City or Burgh :

"Prison Authority" shall in *England* mean the same Persons as are defined to be Prison Authorities by "The Prisons Act, 1865," and in *Scotland* shall mean the Administrators of a Prison,

28 & 29 Vict.
c. 126.
23 & 24 Vict.
c. 105.

Reformatory Schools.

as defined by "The Prisons (*Scotland*) Administration Act, 1860:"

"Visiting Justice" shall in *Scotland* mean the Administrators of a Prison, defined as aforesaid.

Certified Reformatory Schools.

4. One of Her Majesty's Principal Secretaries of State, hereinafter referred to as the Secretary of State, may, upon the Application of the Managers of any Reformatory School for the better training of youthful Offenders, direct One of Her Majesty's Inspectors of Prisons, who shall be styled the Inspector of Reformatory Schools, to examine into the Condition and Regulations of the School, and to report to him thereon; and, if satisfied with such Report, the Secretary of State may, by Writing under his Hand, certify that such School is fitted for the Reception of such youthful Offenders as may be sent there in pursuance of this Act, and the same shall be deemed a Certified Reformatory School.

Mode of certifying Reformatory Schools.

No substantial Addition or Alteration shall be made to or in the Buildings of any Certified Reformatory School without the Approval in Writing of the Secretary of State.

5. Every Certified Reformatory School shall from Time to Time, and at least once in every Year, be visited by the Inspector of Reformatory Schools; and the Secretary of State, if dissatisfied with the Condition of such School as reported to him, may withdraw the Certificate, and may by Notice under his Hand, addressed and sent to the Managers of such School, declare that the Certificate is withdrawn as from a Time specified in the Notice, being not less than Six Months after the Date of the Notice.

Inspection of School.

6. The Secretary of State may from Time to Time appoint a fit Person to assist the Inspector of Reformatory Schools; and every Person so appointed shall have such of the Powers and Duties of the Inspector as the Secretary of State from Time to Time prescribes, but shall act under the Direction of the Inspector.

Power to appoint Assistant to Inspector.

7. The Managers of any Certified Reformatory School may, upon giving Six Months, and the Executors or Administrators of a deceased Manager (if only One) of any certified Reformatory School may, upon giving One Month's previous Notice in Writing of their Intention so to do, resign the Certificate given to such School; and accordingly, at the Expiration of Six Months or One Month (as the Case may be) from the Date of the Notice (unless before that Time the Notice is withdrawn), the Certificate shall be deemed to be resigned.

Resignation of Certificate by Managers.

8. The Managers of a Certified Reformatory School may decline to receive any youthful Offender proposed to be sent to them under this Act, but when they have once received him they shall be deemed to have undertaken to educate, clothe, lodge, and feed him during the whole Period for which he is liable to be detained in the School, or until the Withdrawal or Resignation of the Certificate takes effect, or until the Contribution out of Money provided by Parliament towards the Custody and Maintenance of the Offenders detained in the School is discontinued, whichever shall first happen.

Liabilities of Managers.

9. Whenever

Reformatory Schools.

Effect of
Withdrawal of
Certificate.

9. Whenever the Certificate is withdrawn from or resigned by the Managers of a Reformatory School no youthful Offender shall be received into such School after the Date of the Receipt by the Managers of the School of the Notice of Withdrawal or after the Date of the Notice of Resignation (as the Case may be); but the Obligation of the Managers to educate, clothe, lodge, and feed any youthful Offenders in the School at the respective Dates aforesaid shall, excepting so far as the Secretary of State may otherwise direct, be deemed to continue until the Withdrawal or Resignation of the Certificate takes effect, or until the Contribution out of Money provided by Parliament towards the Custody and Maintenance of the Offenders detained in the School is discontinued, whichever shall first happen.

Disposal of In-
mates on With-
drawal, &c. of
Certificate.

10. When the Withdrawal or Resignation of the Certificate of a Reformatory School takes effect, the youthful Offenders detained therein shall be, by the Order of the Secretary of State, either discharged or transferred to some other Certified Reformatory School.

Publication of
the Grant or
Withdrawal of
Certificate.

11. A Notice of the Grant of any Certificate to a Reformatory School, or of the Withdrawal or Resignation of such a Certificate, shall within One Month be advertised by Order of the Secretary of State, as to a School in *England* in the *London Gazette*, and as to a School in *Scotland* in the *Edinburgh Gazette*.

Power to make
Rules, &c.

12. The Managers of any Certified Reformatory School may from Time to Time make all necessary Rules for the Management and Discipline of the School under their Charge, but such Rules shall not be contrary to the Provisions of this Act, and shall not be enforced until they have been submitted to and approved in Writing by the Secretary of State, and no Alteration shall be made without the Approval in Writing of the Secretary of State in any Rules so approved.

Officers to have
Privileges, &c.
of Constables.

13. Every Officer of a Certified Reformatory School authorized by the Managers of the School, in Writing under their Hands or the Hand of their Secretary, to take charge of any youthful Offender sentenced to Detention under this Act for the Purpose of conveying him to or from the School, or of bringing him back to the School in case of his Escape or Refusal to return, shall, for such Purpose and while engaged in such Duty, have all such Powers, Authorities, Protection, and Privileges for the Purpose of the Execution of his Duty as a Reformatory Officer as any Constable duly appointed has within his Constableness by Common Law, Statute, or Custom.

Commitment of Offenders to and their Status at a Certified Reformatory School.

Offenders under
16 Years of
Age may be
sent to Certified
Reformatory
Schools.

14. Whenever any Offender who, in the Judgment of the Court, Justices, or Magistrate before whom he is charged, is under the Age of Sixteen Years, is convicted, on Indictment or in a summary Manner, of an Offence punishable with Penal Servitude or Imprisonment, and is sentenced to be imprisoned for the Term of Ten Days or a longer Term, the Court, Justices, or Magistrate may also sentence him to be sent, at the Expiration of his Period

of

Reformatory Schools.

of Imprisonment, to a Certified Reformatory School, and to be there detained for a Period of not less than Two Years and not more than Five Years :

Provided always, that a youthful Offender under the Age of Ten Years shall not be so directed to be sent to a Reformatory School unless he has been previously charged with some Crime or Offence punishable with Penal Servitude or Imprisonment, or is sentenced in *England* by a Judge of Assize or Court of General or Quarter Sessions, or in *Scotland* by a Circuit Court of Justiciary or Sheriff.

The particular School to which the youthful Offender is to be sent may be named either at the Time of his Sentence being passed, or within Seven Days thereafter, by the Court, Justices, or Magistrate who sentenced him, or in default thereof at any Time before the Expiration of his Imprisonment by any Visiting Justice of the Prison to which he is committed.

In choosing a Certified Reformatory School, the Court, Justices, Magistrate, or Visiting Justice shall endeavour to ascertain the Religious Persuasion to which the youthful Offender belongs, and, so far as is possible, a Selection shall be made of a School conducted in accordance with the Religious Persuasion to which the youthful Offender appears to the Court, Justices, Magistrate, or Visiting Justice to belong, which Persuasion shall be specified by the Court, Justices, Magistrate, or Visiting Justice.

It shall be lawful, upon the Representation of the Parent, or in the Case of an Orphan then of the Guardian or nearest adult Relative, of any Offender detained in any such School, for a Minister of the Religious Persuasion of such Offender, at certain fixed Hours of the Day, which shall be fixed by the Secretary of State for the Purpose, to visit such School for the Purpose of affording Religious Assistance to such Offender, and also for the Purpose of instructing such Offender in the Principles of his Religion.

15. The Gaoler of every Prison having in his Custody any youthful Offender sentenced to be sent to a Reformatory School shall at the appointed Time deliver such Offender into the Custody of the Superintendent or other Person in charge of the School in which he is to be detained, together with the Warrant or other Document in pursuance of which the Offender was imprisoned and is sent to such School.

Removal of Offender to Certified Reformatory School.

The Possession of the Warrant or other Document in pursuance of which a youthful Offender is sent to a Certified Reformatory School shall be a sufficient Authority for his Detention in such School.

16. The Parent, Step-parent, or Guardian, or if there be no Parent, Step-parent, or Guardian, then the God-parent or nearest adult Relative of any youthful Offender sent or about to be sent to a Certified Reformatory School which is not conducted in accordance with the Religious Persuasion to which the Offender belongs, may apply to the Court by whom such Offender was sentenced to be sent to a Reformatory School, or to the Visiting Justices of the Prison to which he was committed by that Court,

Power to Parent, &c. to apply to remove Offender to a School conducted in accordance with Offender's Religious Persuasion.

Reformatory Schools.

or to the Justices or Magistrate by whom he was sentenced to be sent to a Reformatory School (or Justices or a Magistrate having the like Jurisdiction), to send or to remove such Offender to a Certified Reformatory School conducted in accordance with the Offender's Religious Persuasion, and the Court, Visiting Justices, Justices, or Magistrate (as the Case may be) shall, upon Proof of such Offender's Religious Persuasion, comply with the Request of the Applicant, provided,—

First, that the Application be made before the Offender has been sent to a Certified Reformatory School, or within Thirty Days after his Arrival at such a School;

Secondly, that the Applicant show to the Satisfaction of the Court, Visiting Justices, Justices, or Magistrate that the Managers of the School named by him are willing to receive the Offender.

Discharge or
Removal by
Order of Secre-
tary of State.

17. The Secretary of State may at any Time order any Offender to be discharged from a Certified Reformatory School, or to be removed from one Certified Reformatory School to another, but so that the whole Period of Detention of the Offender in a Reformatory School shall not be increased by such Removal.

The Secretary of State may also at any Time, after having given Ten Days Notice to the Managers, order a youthful Offender under Sentence of Detention in a Reformatory or Industrial School established under any other Act of Parliament, the General Rules for the Government whereof have been approved by the Secretary of State, to be discharged from such School, or to be removed therefrom to any Certified Reformatory School, and in case of Removal the youthful Offender shall after such Removal be deemed to be subject in all respects to the Provisions of this Act, but so that the whole Period of Detention of the Offender under his Sentence shall not be increased by such Removal.

Placing Of-
fenders out on
Licence.

18. The Managers of a Certified Reformatory School may, at any Time after the Expiration of Eighteen Months of the Period of Detention allotted to a youthful Offender, by Licence under their Hands, permit him to live with any trustworthy and respectable Person named in the Licence willing to receive and take charge of him.

Any Licence so granted shall not be in force for more than Three Months, but may at any Time before the Expiration of such Three Months be renewed for a further Period not exceeding Three Months, to commence from the Expiration of the previous Period of three Months, and so from Time to Time until the youthful Offender's Period of Detention is expired.

Any such Licence may also be revoked by the Managers of the School, by Writing under their Hands, at any Time before the Expiration of such Period of Three Months, and thereupon the youthful Offender to whom the Licence related may be required by the Managers, by Writing under their Hands, to return to the School.

The Time during which a youthful Offender is absent from a Certified Reformatory School in pursuance of a Licence under this Section shall, except where such Licence has been forfeited by

Reformatory Schools.

by his Misconduct, be deemed to be Part of the Time of his Detention in the School, and at the Expiration of the Time fixed by his Licence he shall be taken back to the School.

Any youthful Offender escaping from the Person with whom he is placed in pursuance of this Section, or refusing to return to the School at the Expiration of the Time fixed by his Licence, or any Renewal thereof, or when required to do so on the Revocation of his Licence, shall be liable to the same Penalty as if he had escaped from the School itself.

19. The Managers of a Certified Reformatory School may, at any Time after an Offender has been placed out on Licence as aforesaid, if he conducted himself well during his Absence from the School, bind him, with his own Consent, Apprentice to any Trade, Calling, or Service, notwithstanding that his Period of Detention has not expired; and every such Binding shall be valid and effectual to all Intents.

Power to
apprentice
Offenders.

Offences in relation to Reformatory Schools.

20. If any Offender detained in a Certified Reformatory School wilfully neglects or wilfully refuses to conform to the Rules thereof, he shall, upon summary Conviction before a Justice or Magistrate having Jurisdiction in the Place or District where the School is situate, be imprisoned, with or without Hard Labour, for any Term not exceeding Three Months; and at the Expiration of the Term of his Imprisonment he shall, by and at the Expense of the Managers of the School, be brought back to the School from which he was taken, there to be detained during a Period equal to so much of his Period of Detention as remained unexpired at the Time of his being sent to Prison.

Refusal to con-
form to Rules.

21. If any Offender sentenced to be detained in a Certified Reformatory School escapes therefrom, he may, at any Time before the Expiration of his Period of Detention, be apprehended without Warrant, and, if the Managers of the School think fit, but not otherwise, may (any other Act to the contrary notwithstanding) be then brought before a Justice or Magistrate having Jurisdiction in the Place or District where he is found, or in the Place or District where the School from which he escaped is situate; and he shall thereupon be liable, on summary Conviction before such a Justice or Magistrate, to be imprisoned, with or without Hard Labour, for any Term not exceeding Three Months; and at the Expiration of such Term he shall, by and at the Expense of the Managers of the School, be brought back to the School from which he escaped, there to be detained during a Period equal to so much of his Period of Detention as remained unexpired at the Time of his escaping.

Escaping from
School.

22. Every Person who commits any of the following Offences, (that is to say,)—

First, knowingly assists directly or indirectly an Offender detained in a Certified Reformatory School to escape from the School;

Second, directly or indirectly induces such an Offender to escape from the School;

29 & 30 VICT.

E e

Third,

Penalty on Per-
sons inducing
Offenders to
escape from
Certified Re-
formatory
Schools.

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Third, knowingly harbours, conceals, or prevents from returning to the School, or assists in harbouring, concealing, or preventing from returning to the School, any Offender who has escaped from a Certified Reformatory School,—

shall, on summary Conviction before Two Justices or a Magistrate, be liable to a Penalty not exceeding Twenty Pounds, or, at the Discretion of the Justices, to be imprisoned for any Term not exceeding Two Months, with or without Hard Labour.

Expenses of Reformatory Schools.

Expenses of
Conveyance
and Clothing.

23. The Expense of conveying to any Certified Reformatory School any youthful Offender who has been directed to be detained in such a School, and the Expense of proper Clothing for him requisite for his Admission to the School, shall be defrayed as a current Expense by the Prison Authority within whose District he has been last imprisoned.

Contribution
by Treasury.

24. The Commissioners of Her Majesty's Treasury may contribute, out of Money provided by Parliament, such Sum as the Secretary of State may recommend towards the Expenses of the Custody and Maintenance of any Offender detained in a Certified Reformatory School, or in discharge of the Expenses of any Removal of an Offender which has been ordered under the Provisions of this Act.

Order of Jus-
tices for Con-
tribution to
Maintenance of
Offenders in
School.

25. The Parent or Step-parent or other Person legally liable to maintain any youthful Offender detained in a Certified Reformatory School shall, if of sufficient Ability, contribute to his Support and Maintenance therein a Sum not exceeding Five Shillings *per Week*.

On the Complaint of the Inspector of Reformatory Schools, or of any Agent of the Inspector, or of any Constable under the Directions of the Inspector (with which Directions the Constable is hereby required to comply), at any Time during the Continuance of the Offender in the School, any Justices or Magistrate having Jurisdiction at the Place where the Parent, Step-parent, or other Person liable as aforesaid resides, may, on Summons to the Parent or Step-parent or other Person liable as aforesaid, examine into his or her Ability, and may, if they or he think fit, make an Order or Decree on him or her for the Payment to the Inspector of Reformatory Schools, or to an Agent of the Inspector, of such weekly Sum, not exceeding Five Shillings *per Week*, as to them or him seems reasonable, during the whole or any Part of the Period for which the Offender is liable to be detained in the School.

Every such Order or Decree may specify the Time during which the Payment is to be made, or may be until further Order.

In *Scotland* any such Order or Decree shall be held to be and to have the Effect of an Order or Decree in each and every Week for Payment of the Sum ordered to be paid for such Week; and under the Warrant for Arrestment therein contained (which the Magistrate is hereby authorized to grant if he sees fit) it shall be lawful to arrest weekly, for Payment of such weekly Sum as aforesaid, the Wages of the Defender due and current, and such

Arrestment

Reformatory Schools.

Arrestment shall attach not only to the Wages due and payable to the Defender at the Date thereof, but also to the Wages current for the Week or other Term or Period in which such Arrestment is executed, any Law or Statute notwithstanding.

Every such Payment shall go in relief of the Charges on Her Majesty's Treasury, and shall be accounted for as the Commissioners of Her Majesty's Treasury direct.

The Secretary of State may, in his Discretion, remit all or any Part of any Payment so ordered.

26. Any Justices or Magistrate having Jurisdiction to make such Order or Decree may from Time to Time vary the same as Circumstances require, on the Application either of the Person on whom the Order or Decree is made, or of the Inspector of Reformatory Schools, or of any Agent of the Inspector, on Fourteen Days Notice being first given of such Application to the Inspector or Agent, or to such Person respectively.

Variation of Order.

27. Any Prison Authority may contract with the Managers of any Certified Reformatory School for the Reception and Maintenance therein of Offenders whose Detention in a Certified Reformatory School is directed by a Court, or Justices, or a Magistrate, acting for or within the District of the contracting Prison Authority, in consideration of such Payments as may be from Time to Time agreed on.

Power of Prison Authority to contract with Managers of Schools.

28. A Prison Authority in *England* may from Time to Time contribute such Sums of Money, and upon such Conditions as it may think fit, towards the Alteration, Enlargement, or rebuilding of a Certified Reformatory School,—or towards the Support of the Inmates of such a School,—or towards the Management of such a School,—or towards the Establishment or building of a School intended to be a Certified Reformatory School,—or towards the Purchase of any Land required for the Use of an existing Certified Reformatory School, or for the Site of any School intended to be a Certified Reformatory School; provided,—

Contribution to Establishment and Enlargement of Certified Reformatory Schools.

First, that not less than Two Months previous Notice of the Intention of the Prison Authority to take into consideration the making of such Contribution, at a Time and Place to be mentioned in such Notice, be given by Advertisement in some One or more public Newspaper or Newspapers circulated within the District of the Prison Authority, and also in the Manner in which Notices relating to Business to be transacted by that Authority are usually given :

Secondly, that where the Council of a Borough is the Prison Authority, the Order for the Contribution be made at a Special Meeting of the Council :

Thirdly, that where the Contribution is for Alteration, Enlargement, rebuilding, Establishment, or building of a School or intended School, or for Purchase of Land, the Approval of the Secretary of State be previously given for that Alteration, Enlargement, rebuilding, Establishment, building, or Purchase.

In *Scotland* a County Board may contribute to any Certified Reformatory School with the Consent and in the Manner provided by "The Prisons (*Scotland*) Administration Act, 1860."

Reformatory Schools.

Mode of obtaining Sanction of Secretary of State.

29. In order to obtain the Approval of the Secretary of State as aforesaid where required, the Managers of the School, or Promoters of the intended School, shall forward to the Secretary of State Particulars of the proposed Establishment or Purchase, and a Plan of the proposed Alteration, Enlargement, rebuilding, or building, drawn on such Scale, and accompanied by such Particulars and Estimate of Cost, as the Secretary of State thinks fit to require; and the Secretary of State may approve of the Plan and Particulars submitted to him, with or without Modification, or may disapprove of the same, and his Approval or Disapproval shall be certified by Writing under his Hand.

Expenses of Prison Authorities and County Boards how defrayed.

30. Expenses incurred by a Prison Authority in *England* in carrying into effect the Provisions of this Act shall be deemed Expenses incurred by that Authority in carrying into effect the Provisions of "The Prisons Act, 1865," and shall be defrayed accordingly.

Expenses incurred by a County Board in *Scotland* in carrying into effect the Provisions of this Act shall be a Charge on the Assessment for current Expenses incurred by that Board in carrying into effect the Provisions of "The Prisons (*Scotland*) Administration Act, 1860."

Houses of Refuge, &c. in Scotland.

Power for Local Reformatories in Scotland to receive Offenders.

31. Where in any City, Town, or Place in *Scotland* there has been erected under Local Act of Parliament or otherwise any House of Refuge for youthful Offenders, or any Reformatory School or other similar Institution, the Commissioners, Directors, or Managers thereof may receive and maintain therein if willing so to do, all such young Persons as are sent thereto under this Act, and may pay such Portion of the Fund under their Control as they think proper for the Training, Maintenance, and Disposal of such young Persons: Provided that such House of Refuge, School, or Institution is certified as a Reformatory School under this Act, and the Rules thereof, and all Alterations thereof from Time to Time, are approved by the Secretary of State.

Conditional Pardons.

Power to Secretary of State to send Offenders to Reformatory Schools on conditional Pardon.

32. Where before or after the passing of this Act a youthful Offender has been sentenced to Transportation, Penal Servitude, or Imprisonment, and has been pardoned by Her Majesty on condition of his placing himself under the Care of some charitable Institution for the Reception and Reformation of youthful Offenders, the Secretary of State may direct him, if under the Age of Sixteen Years, to be sent to a Certified Reformatory School, the Managers of which consent to receive him for a Period of not less than Two Years and not more than Five Years; and thereupon such Offender shall be deemed to be subject to all the Provisions of this Act, as if he had been originally sentenced to Detention in a Certified Reformatory School.

Evidence.

Rules respecting Evidence under this Act.

33. The following Rules shall be enacted with respect to Evidence under this Act:

(1.) The

Reformatory Schools.

- (1.) The Production of the *London or Edinburgh Gazette* containing a Notice of the Grant or Withdrawal of a Certificate by the Secretary of State to or from a Reformatory School, or of the Resignation of any such Certificate, shall be sufficient Evidence of the Fact of the Publication of such Notice, and also of the Fact of a Certificate having been duly granted to or withdrawn from the School named in the Notice, or resigned by the Managers thereof.
- (2.) The Grant of a Certificate to a certified School may also be proved by the Production of the Certificate itself, or of a Copy of the same, purporting to be signed by the Inspector of Reformatory Schools.
- (3.) The Production of the Warrant or other Document in pursuance of which a youthful Offender is directed to be sent to a Certified Reformatory School, with a Statement indorsed thereon or annexed thereto, purporting to be signed by the Superintendent or other Person in charge of the School, to the Effect that the Offender therein named was duly received into and is at the Date of the signing thereof detained in the School, or has been otherwise dealt with according to Law, shall in all Proceedings relating to such Offender be Evidence of the Identity of and of the due Conviction and Imprisonment of and subsequent Detention of the Offender named in the Warrant or other Document.
- (4.) A Copy of the Rules of a Certified Reformatory School, purporting to be signed by the Inspector of Reformatory Schools, shall be Evidence of such Rules in all legal Proceedings whatever.
- (5.) A School to which any youthful Offender is directed to be sent in pursuance of this Act shall, until the contrary is proved, be deemed to be a Certified Reformatory School within the Meaning of this Act.

Legal Proceedings.

34. The following Acts, that is to say,—

In *England*, the Act of the Session of the Eleventh and Twelfth Years of Her present Majesty, Chapter Forty-three, intituled *An Act to facilitate the Performance of the Duties of Justices of the Peace out of Sessions, within England and Wales, with respect to summary Convictions and Orders*, and any Acts amending the same ;

In *Scotland*, “The Summary Procedure Act, 1864,”—

shall apply to all Offences, Payments, and Orders in respect of which Jurisdiction is given to Justices or a Magistrate by this Act, or which are directed to be prosecuted, enforced, or made in a summary Manner or upon summary Conviction.

Recovery of
Penalties.

35. Any Notice may be served on the Managers of a Certified Reformatory School by delivering the same personally to any One of them, or by sending it, by Post or otherwise, in a Letter addressed

Service of
Notice on
Managers of
Schools.

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addressed to them or any of them at the School, or at the usual or last known Place of Abode of any Manager, or of their Secretary.

Forms.

Use of Forms
in Schedule.

36. No Summons, Notice, or Order made for the Purpose of carrying into effect the Provisions of this Act shall be invalidated for Want of Form only; and the Forms in the Schedule to this Act annexed, or Forms to the like Effect, may be used in the Cases to which they refer, with such Variations as Circumstances require, and when used shall be deemed sufficient.

Repeal of Enactments.

Enactments
herein-named
repealed.

Sect. 11 of
1 & 2 Vict. c. 82.

17 & 18 Vict.
c. 86.

18 & 19 Vict.
c. 87.

19 & 20 Vict.
c. 109.

20 & 21 Vict.
c. 55.

37. There shall be repealed the Enactments herein-after mentioned, that is to say,—

Section Eleven of the Act of the Session of the First and Second Years of Her present Majesty, Chapter Eighty-two, intituled *An Act for establishing a Prison for young Offenders*;

The Act of the Session of the Seventeenth and Eighteenth Years of Her present Majesty, Chapter Eighty-six, intituled *An Act for the better Care and Reformation of youthful Offenders in Great Britain*;

The Act of the Session of the Eighteenth and Nineteenth Years of Her present Majesty, Chapter Eighty-seven, intituled *An Act to amend the Act for the better Care and Reformation of youthful Offenders, and the Act to render Reformatory and Industrial Schools in Scotland more available for the Benefit of Vagrant Children*;

The Act of the Session of the Nineteenth and Twentieth Years of Her present Majesty, Chapter One hundred and nine, intituled *An Act to amend the Mode of committing Criminal and Vagrant Children to Reformatory and Industrial Schools*;

The Act of the Session of the Twentieth and Twenty-first Years of Her present Majesty, Chapter Fifty-five, intituled *An Act to promote the Establishment and Extension of Reformatory Schools in England*;

Provided that such Repeal shall not affect—

1. Any Certificate given or anything duly done under any Act hereby repealed;
2. Any Penalty, Forfeiture, or other Punishment incurred under any Act hereby repealed, or any Remedy for recovering or enforcing the same.

Application of
Act to exist-
ing Certified
Schools.

38. This Act shall apply to all Reformatory Schools certified under the Acts hereby repealed, or any of them, and to all Offenders sent to any Reformatory School under the Acts hereby repealed, or any of them, in the same Manner in all respects as if such Schools had been certified and such Offenders had been sent thereto under this Act, with this Qualification, that no youthful Offender shall be detained in any Reformatory School in pursuance of any Order made under the repealed Acts, or any of them, for a longer Period than he would have been liable to be detained therein if this Act had not been passed.

Reformatory Schools.

SCHEDULE.

FORMS.

(A.)

Conviction.

{ BE it remembered, That on the _____ Day of _____
to wit } at _____ in the said [County] of _____ A.B.,
under the Age of Sixteen Years, to wit, of the Age of [Thirteen]
Years, is convicted before us, Two of Her Majesty's Justices of
the Peace for the said [County], for that [*&c., state Offence in
usual Manner*]; and we adjudge the said A.B. for his said
Offence to be imprisoned in the [Prison] at _____ in the said
[County], [*and to be there kept to Hard Labour*] for the Space
of _____ :

And that, in pursuance of "The Reformatory Schools Act,
1866," we also sentence the said A.B. (whose Religious Persuasion
appears to us to be _____) to be sent, at the Expiration of
the Term of Imprisonment aforesaid, to _____ Reformatory
School at _____ in the County of _____ (the Managers
whereof are willing to receive him) [*or to some Certified Refor-
matory School to be hereafter, and before the Expiration of the
Term of Imprisonment aforesaid, named in this Behalf*], and to be
there detained for the Period of _____ commencing from and
after the _____ Day of _____ [*the Date of the Expiration
of the Sentence*].

Given under our Hands and Seals, the Day and Year first above
mentioned, at _____ in the [County] aforesaid.

J.S. (L.S.)

L.M. (L.S.)

(B.)

Order of Detention.

{ To the Constable of _____, and to the Keeper of the
to wit } [Prison] at _____ in the said [County] of _____ .

WHEREAS A.B., late of _____ [Labourer], under the Age
of Sixteen Years, to wit, of the Age of [Thirteen] Years, was this
Day duly convicted before the undersigned, Two of Her Majesty's
Justices of the Peace in and for the said [County] of _____ ,
for that [*&c., stating the Offence as in the Conviction*], and it was
thereby adjudged that the said A.B., for his said Offence, should
be imprisoned in the [Prison] at _____ in the said [County],
[*and be there kept to Hard Labour*] for the Space of _____ ;
and in pursuance of "The Reformatory Schools Act, 1866,"
the said A.B. (whose Religious Persuasion appeared to us to
be _____) was thereby sentenced to be sent, at the Expiration
of the Term of Imprisonment aforesaid, to the _____ Reform-
atory School at _____ in the County of _____ (the
Managers whereof are willing to receive him therein), [*or to some
Certified Reformatory School to be before the Expiration of the
said Term named in that Behalf*], and to be there detained for the
Period of _____ commencing from and after the
Day of _____ [*the Date of the Expiration of the Sentence*]:

Reformatory Schools.

These are therefore to command you, the said Constable of _____, to take the said *A.B.*, and him safely convey to the [Prison] at _____ aforesaid, and there to deliver him to the Keeper thereof, together with this Precept: And we do hereby command you, the said Keeper of the said [Prison], to receive the said *A.B.* into your Custody in the said [Prison], there to imprison him [and keep him to Hard Labour] for the Space of _____: [And we further command you, the said Keeper, to send the said *A.B.* at the Expiration of his Term of Imprisonment aforesaid as and in the Manner directed by "The Reformatory Schools Act, 1866," to the _____ Reformatory School at _____ aforesaid [or to the Reformatory School named by an Order indorsed hereon under the Hands and Seals of us, or under the Hand and Seal of One other of Her Majesty's Justices of the Peace for the said County, being a Visiting Justice of the said Prison], together with this Order:] And for so doing this shall be your sufficient Warrant.

Given under our Hands and Seals, this _____ Day of _____ in the Year of our Lord _____ at _____ in the [County] aforesaid.

J.S. (L.S.)

L.M. (L.S.)

(C.)

Nomination of School indorsed on the Order of Detention.

IN pursuance of "The Reformatory Schools Act, 1866," I, the undersigned, One of Her Majesty's Justices of the Peace for the [County] of _____ hereby name the _____ Reformatory School at _____ in the County of _____ as the School to which the within-named *A.B.* (whose Religious Persuasion appears to me to be _____) is to be sent as within provided [add where required in lieu of the School within (or above) named].

Given under my Hand and Seal, this _____ Day of _____ at _____ in the County of _____.

E.F. (L.S.)

(D.)

Complaint for enforcing in England Contribution from Parent, &c.

} THE Complaint of the Inspector of Reformatory Schools to wit } [or as the Case may be] made to us, the undersigned, Two of Her Majesty's Justices of the Peace for the said County of _____, this _____ Day of _____ at _____ in the same County, who says, That one *A.B.* of (*) the Age of _____ Years, or thereabouts, is now detained in the Reformatory School at _____ in the County of _____, under "The Reformatory Schools Act, 1866," and has been duly ordered and directed to be detained therein until the Day of _____: That one *C.B.*, dwelling in the Parish of _____ in the County of _____, is the Parent [or Step-parent, &c.] of the said *A.B.*, and is of sufficient Ability to contribute to the Support and Maintenance of the said *A.B.*, his Son: (*) The said Complainant therefore prays that the said *C.B.* may be

Reformatory Schools.

be summoned to show Cause why an Order should not be made on him so to contribute.

Exhibited before us,

C.D.

J.S.

L.M.

(E.)

Summons to Parent, &c.

(*This will be in Form (A.) in Schedule to 11 & 12 Vict. c. 43.*)

(F.)

Order on Parent, &c. in England to contribute a Weekly Sum.

to wit. } Be it remembered, That on this Day of
 } at in the said [County] of a certain
 Complaint of the Inspector of Reformatory Schools [*or as the Case may be*], for that one A.B. of, &c. [*stating the Cause of Complaint, as in the Form (D.) between the Asterisks (*) (*)*], was duly heard by and before us, the undersigned, Two of Her Majesty's Justices of the Peace in and for the said [County] of (in the Presence and Hearing of the said C.B., *if so, or* the said C.B. not appearing to the Summons duly issued and served in this Behalf); and we, having duly examined into the Ability of the said C.B., and on Consideration of all the Circumstances of the Case, do order the said C.B. to pay to the said Inspector [*or to an Agent of the said Inspector*] the Sum of Shillings per Week from the Date of this Order until the Day of , the same to be paid at the Expiration of each [*Fourteen, or, as the Case may be, Days*].

Given under our Hands and Seals, the Day and Year first above mentioned, at in the [County] aforesaid.

J.S. (L.S.)

L.M. (L.S.)

(G.)

Distress Warrant for Amount in arrear.

to wit. } To the Constable of , and to all other Peace
 } Officers in the said [County] of .

WHEREAS on the Hearing of a Complaint made by the Inspector of Reformatory Schools, [*or as the Case may be*], that A.B. of, &c. [*stating the Cause of Complaint as in the Form (D.) between the Asterisks (*) (*)*], an Order was made on the Day of by us, the undersigned [*or by L.M. and J.H.*], Two of Her Majesty's Justices of the Peace in and for the said [County] of against the said C.B., to pay to the said Inspector [*or as the Case may be*] the Sum of . per Week from the Date of the said Order until the Day of , the same to be paid at the Expiration of each [*Twenty-eight*] Days [*or as the Case may be*] (*): And whereas there is due upon the said Order the Sum of being for [*Three*] Periods of [*Fourteen*] Days each, and Default has been made therein for the Space of Fourteen Days:

These

Reformatory Schools.

These are therefore to command you, in Her Majesty's Name, forthwith to make Distress of the Goods and Chattels of the said *C.B.*, and if within the Space of [*Five*] Days next after the making of such Distress the said last-mentioned Sum, together with the reasonable Charges of taking and keeping the said Distress, is not paid, that then you do sell the said Goods and Chattels so by you distrained, and do pay the Money arising from such Sale to the Clerk of the Justices of the Peace for the of that he may pay and apply the same as by Law directed, and may render the Overplus (if any), on Demand, to the said *C.B.*; and if no such Distress can be found, then that you certify the same to us, to the end that such Proceedings may be had therein as the Law requires.

Given under our Hands and Seals, this Day of
at in the [*County*] aforesaid.

J.S. (L.S.)
L.M. (L.S.)

(H.)

Commitment in default of Distress.

} To the Constable of and to the Keeper of the
to wit } [*Prison*] at in the said [*County*] of

WHEREAS [*&c.*, as in the Form (G.) to the single Asterisk (*), and then thus]: And whereas afterwards, on the Day of last, I, the undersigned, together with *L.M.*, Esquire, [*or J.S. and L.M.*, Esquires,] Two of Her Majesty's Justices of the Peace in and for the said [*County*] of, issued a Warrant to the Constable of aforesaid, commanding him to levy the Sum of due upon the said recited Order, being for [*Three*] Periods of [*Fourteen*] Days, by Distress and Sale of the Goods and Chattels of the said *C.B.*: And whereas a Return has this Day been made to me the said Justice [*or the undersigned*, One of Her Majesty's Justices of the Peace in and for the said [*County*] of], that no sufficient Goods of the said *C.B.* can be found:

These are therefore to command you, the said Constable of, to take the said *C.B.*, and him safely to convey to the [*Prison*] at aforesaid, and there deliver him to the Keeper thereof, together with this Precept: And I do hereby command you, the said Keeper of the said [*Prison*], to receive the said *C.D.* into your Custody in the said [*Prison*], there to imprison him for the Term of, unless the said Sum, and all Costs and Charges of the said Distress, and of the Commitment and conveying of the said *C.D.* to the said [*Prison*], amounting to the further Sum of, shall be sooner paid unto you the said Keeper; and for your so doing this shall be your sufficient Warrant.

Given under my Hand and Seal, this Day of
in the Year of our Lord, at in the [*County*] aforesaid.

J.S. (L.S.)

*Reformatory Schools.**Industrial Schools.*

(J.)

Order on Parent in Scotland, &c. for Contribution.

The Sheriff [or as the Case may be] having considered the Complaint of *E.F.*, the Inspector of Reformatory Schools, made under "The Reformatory Schools Act, 1866," and having heard Parties thereon [or, in absence of *C.D.*, designing him, duly cited, but not appearing], pursuant to the said Act, decerns *C.D.* complained on, weekly and every Week from the Day of to pay to the said *E.F.*, or to his Agent from Time to Time authorized to receive the same, the Sum of Shillings for the Support and Maintenance of *A.B.*, Son [or as the Case may be] of the said *C.D.*, now detained in the Certified Reformatory School of under an Order by of Date until the said *A.B.* attains the Age of Years or is lawfully discharged from the said School, and grants Warrant of Arrestment to be executed by any Constable or Messenger at Arms.

Given under my Hand, this Day of at in the County aforesaid.

[Magistrate's Signature.]

C A P. CXVIII.

An Act to consolidate and amend the Acts relating to Industrial Schools in Great Britain. [10th August 1866.]

BE it enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, as follows:

Preliminary.

1. This Act may be cited as "The Industrial Schools Act, 1866." Short Title.

2. This Act shall not extend to Ireland.

Extent of Act.

3. The Acts described in the First Schedule to this Act are hereby repealed; but this Repeal shall not affect the past Operation of any such Act, or the Force or Operation of any Certificate, Order, Rule, or Sentence made or passed, or the Validity or Invalidity of anything done or suffered, or any Right, Title, Obligation, or Liability accrued, before the passing of this Act; nor shall this Act interfere with the Institution or Prosecution of any Proceeding in respect of any Offence committed against, or any Penalty or Forfeiture incurred under, any Act hereby repealed.

Acts described in First Schedule repealed.

4. In this Act—

The Term "Justice" applies to England only, and means a Justice of the Peace having Jurisdiction in the Place where the Matter requiring the Cognizance of a Justice arises:

The Term "Two Justices" applies to England only, and means Two or more Justices in Petty Sessions, or the Lord Mayor

Interpretation of Terms.

Industrial Schools.

Mayor or an Alderman of the City of *London*, or a Police or Stipendiary Magistrate or other Justice having by Law Authority to act alone for any Purpose with the Powers of Two Justices :

The Term "Magistrate" applies to *Scotland* only, and includes Sheriff, Sheriff Substitute, Justice of the Peace of a County, Judge in a Police Court, and Provost or Baillie of a City or Burgh :

28 & 29 Vict.
c. 126.

23 & 24 Vict.
c. 105.

The Term "Prison Authority" with respect to *England* has the same Meaning as in The Prisons Act, 1865, and with respect to *Scotland* means the Administrators of a Prison as defined by The Prisons (*Scotland*) Administration Act, 1860 :

The Term "Parish" includes a Place separately maintaining its own Poor.

Industrial Schools.

Description
of Industrial
Schools and
Managers.

5. A School in which Industrial Training is provided, and in which Children are lodged, clothed, and fed, as well as taught, shall exclusively be deemed an Industrial School within the Meaning of this Act.

The Persons for the Time being having the Management or Control of such a School shall be deemed the Managers thereof for the Purposes of this Act.

Inspector.

Inspector of
Industrial
Schools and
Assistant.

6. Such One of Her Majesty's Inspectors of Prisons as One of Her Majesty's Principal Secretaries of State (in this Act referred to as the Secretary of State) from Time to Time thinks fit to appoint to be the Inspector of Reformatory Schools shall be also the Inspector of Industrial Schools.

The Secretary of State may from Time to Time appoint a fit Person to assist the Inspector; and every Person so appointed shall have such of the Powers and Duties of the Inspector of Industrial Schools as the Secretary of State from Time to Time prescribes, but shall act under the Direction of the Inspector.

Certified Industrial Schools.

Mode of certi-
fying Industrial
School.

7. The Secretary of State may, on the Application of the Managers of an Industrial School, direct the Inspector of Industrial Schools to examine into the Condition of the School, and its Fitness for the Reception of Children to be sent there under this Act, and to report to him thereon, and the Inspector shall examine and report accordingly.

If satisfied with the Report of the Inspector the Secretary of State may, by Writing under his Hand, certify that the School is fit for the Reception of Children to be sent there under this Act, and thereupon the School shall be deemed a Certified Industrial School.

No School to
be Industrial as
well as Re-
formatory.

8. A School shall not be at the same Time a Certified Industrial School under this Act and a Certified Reformatory School under any other Act.

Industrial Schools.

9. A Notice of the Grant of each Certificate shall within One Month be inserted by Order of the Secretary of State in the *London* or in the *Edinburgh Gazette*, according as the School to which it refers is in *England* or in *Scotland*.

Notices of Certificate to be gazetted.

A Copy of the Gazette containing the Notice shall be conclusive Evidence of the Grant, which may also be proved by the Certificate itself, or by an Instrument purporting to be a Copy of the Certificate, and to be attested as such by the Inspector of Industrial Schools.

Copy of Gazette to be Evidence.

10. Every Certified Industrial School shall from Time to Time, and at least once in each Year, be inspected by the Inspector of Industrial Schools, or by a Person appointed to assist him as aforesaid.

Inspection of School.

11. No substantial Addition or Alteration shall be made to or in the Buildings of any Certified Industrial School without the Approval in Writing of the Secretary of State.

Alterations, &c. of Buildings.

12. In *England* a Prison Authority may from Time to Time contribute such Sums of Money, and on such Conditions as they think fit, towards the Alteration, Enlargement, or rebuilding of a Certified Industrial School,—or towards the Support of the Inmates of such a School,—or towards the Management of such a School,—or towards the Establishment or building of a School intended to be a Certified Industrial School,—or towards the Purchase of Land required either for the Use of an existing Certified Industrial School, or for the Site of a School intended to be a Certified Industrial School; provided,—

Contribution by Counties and Boroughs to Establishment and Enlargement of Schools.

First, that not less than Two Months previous Notice of the Intention of the Prison Authority to take into consideration the making of such Contribution, at a Time and Place to be mentioned in such Notice, be given by Advertisement in some One or more public Newspaper or Newspapers circulated within the District of the County or Borough, and also in the Manner in which Notices relating to Business to be transacted by the Prison Authority are usually given :

Secondly, that where the Prison Authority is the Council of a Borough, the Order for the Contribution be made at a Special Meeting of the Council :

Thirdly, that where the Contribution is for Alteration, Enlargement, rebuilding, Establishment, or building of a School or intended School, or for Purchase of Land, the Approval of the Secretary of State be previously given for that Alteration, Enlargement, rebuilding, Establishment, building, or Purchase.

In *Scotland* a County Board may contribute to any Certified Industrial School with the Consent and in the Manner provided by "The Prisons (*Scotland*) Administration Act, 1860," respecting Contributions to Reformatories.

13. In order to obtain the Approval of the Secretary of State as aforesaid where required, the Managers of the School, or Promoters of the intended School, shall forward to the Secretary of State Particulars of the proposed Establishment or Purchase, and a Plan of the proposed Alteration, Enlargement, rebuilding or building, drawn on such Scale, and accompanied by such

Mode of obtaining Approval of Secretary of State.

Par-

Industrial Schools.

Particulars and Estimate of Cost, as the Secretary of State thinks fit to require; and the Secretary of State may approve of the Particulars and Plan submitted to him, with or without Modification, or may disapprove of the same, and his Approval or Disapproval shall be certified by Writing under his Hand.

Classes of Children to be detained in Certified Industrial Schools.

As to Children under 14 Years of Age found begging, &c.

14. Any Person may bring before Two Justices or a Magistrate any Child apparently under the Age of Fourteen Years that comes within any of the following Descriptions, namely,—

That is found begging or receiving Alms (whether actually or under the Pretext of selling or offering for Sale any Thing), or being in any Street or public Place for the Purpose of so begging or receiving Alms;

That is found wandering and not having any Home or settled Place of Abode, or proper Guardianship, or visible Means of Subsistence;

That is found destitute, either being an Orphan or having a surviving Parent who is undergoing Penal Servitude or Imprisonment;

That frequents the Company of reputed Thieves.

The Justices or Magistrate before whom a Child is brought as coming within One of those Descriptions, if satisfied on Inquiry of that Fact, and that it is expedient to deal with him under this Act, may order him to be sent to a Certified Industrial School.

As to Children under 12 Years of Age charged with Offences.

15. Where a Child apparently under the Age of Twelve Years is charged before Two Justices or a Magistrate with an Offence punishable by Imprisonment or a less Punishment, but has not been in *England* convicted of Felony, or in *Scotland* of Theft, and the Child ought, in the Opinion of the Justices or Magistrate, (regard being had to his Age and to the Circumstances of the Case,) to be dealt with under this Act, the Justices or Magistrate may order him to be sent to a Certified Industrial School.

As to refractory Children under 14 Years of Age in Charge of Parent, &c.

16. Where the Parent or Step-parent or Guardian of a Child apparently under the Age of Fourteen Years represents to Two Justices or a Magistrate that he is unable to control the Child, and that he desires that the Child be sent to an Industrial School under this Act, the Justices or Magistrate, if satisfied on Inquiry that it is expedient to deal with the Child under this Act, may order him to be sent to a Certified Industrial School.

As to refractory Children under 14 Years of Age in Workhouses, Pauper Schools, &c.

17. Where the Guardians of the Poor of a Union or of a Parish wherein Relief is administered by a Board of Guardians, or the Board of Management of a District Pauper School, or the Parochial Board of a Parish or Combination, represent to Two Justices or a Magistrate that any Child apparently under the Age of Fourteen Years maintained in a Workhouse or Pauper School of a Union or Parish, or in a District Pauper School, or in the Poors-house of a Parish or Combination, is refractory, or is the Child of Parents either of whom has been convicted of a Crime or Offence punishable with Penal Servitude or Imprisonment, and that it is desirable that he be sent to an Industrial School under this Act, the Justices or Magistrate may, if satisfied that it is expedient to deal with

Industrial Schools.

the Child under this Act, order him to be sent to a Certified Industrial School.

Order of Detention.

18. The Order of Justices or a Magistrate sending a Child to a School (in this Act referred to as the Order of Detention in a School) shall be in Writing signed by the Justices or Magistrate, and shall specify the Name of the School.

Form and Contents of Order sending Child to School.

The School shall be some Certified Industrial School (whether situate within the Jurisdiction of the Justices or Magistrate making the Order or not) the Managers of which are willing to receive the Child ; and the Reception of the Child by the Managers of the School shall be deemed to be an Undertaking by them to teach, train, clothe, lodge, and feed him during the whole Period for which he is liable to be detained in the School, or until the Withdrawal or Resignation of the Certificate of the School takes effect, or until the Contribution out of Money provided by Parliament towards the Custody and Maintenance of the Children detained in the School is discontinued, whichever shall first happen.

The School named in the Order shall be presumed to be a Certified Industrial School until the contrary is shown.

In determining on the School the Justices or Magistrate shall endeavour to ascertain the Religious Persuasion to which the Child belongs, and shall, if possible, select a School conducted in accordance with such Religious Persuasion, and the Order shall specify such Religious Persuasion.

The Order shall specify the Time for which the Child is to be detained in the School, being such Time as to the Justices or Magistrate seems proper for the teaching and training of the Child, but not in any Case extending beyond the Time when the Child will attain the Age of Sixteen Years.

19. Two Justices or a Magistrate, while Inquiry is being made respecting a Child or respecting a School to which he may be sent, may, by Order signed by them or him, order the Child to be taken to the Workhouse or Poorhouse of the Union, Parish, or Combination in which he is found or resident,—or where (in Scotland) there is no such Poorhouse, or the Poorhouse is at an inconvenient Distance, to such other Place, not being a Prison, as the Magistrate thinks fit, the Occupier whereof is willing to receive him,—and to be detained therein at the Cost of the Union, Parish, or Combination for any Time not exceeding Seven Days, or until an Order is sooner made for his Discharge or for his being sent to a Certified Industrial School ; and the Guardians of the Poor for the Union or Parish, or the Keeper of the Poorhouse, or other Person to whom the Order is addressed, are and is hereby empowered and required to detain him accordingly.

Temporary Detention in Workhouse, &c.

20. If the Parent, Step-parent, or Guardian, or if there be no Parent, Step-parent, or Guardian, then the God-parent or nearest adult Relative, of a Child sent or about to be sent to a Certified Industrial School which is not conducted in accordance with the Religious Persuasion to which the Child belongs, states to the Justices

Power to Parent, &c. to apply to remove Child to a School conducted in

Industrial Schools.

accordance
with Child's
Religious Per-
suasion.

Justices or Magistrate by whom the Order of Detention has been or is about to be made (or to Two Justices or a Magistrate having the like Jurisdiction) that he objects to the Child being sent to or detained in the School specified or about to be specified in the Order, and names another Certified Industrial School in *Great Britain* which is conducted in accordance with the Religious Persuasion to which the Child belongs, and signifies his Desire that the Child be sent thereto, then and in every such Case the Justices or Magistrate shall, upon Proof of such Child's Religious Persuasion, comply with the Request of the Applicant, provided,—

First, that the Application be made before the Child has been sent to a Certified Industrial School, or within Thirty Days after his Arrival at such a School :

Secondly, that the Applicant show to the Satisfaction of the Justices or Magistrate that the Managers of the School named by him are willing to receive the Child :

Provided always, with respect to *Scotland*, that if any Child who has become chargeable to any Parish, and who is under this Section sent from *Scotland* to a School out of *Scotland*, might have been removed from *Scotland* (under any Act for the Time being in force relating to the Relief of the Poor in *Scotland*) at the Instance of the Inspector of the Poor of the Parish to which he has become chargeable, had he not been sent out of *Scotland* under this Section, then and in every such Case the Chargeability on such Parish for such Child shall cease on his being so sent out of *Scotland*.

Where Order
to be for De-
tention in
School of
Parochial
Board.

21. In *Scotland* where a Magistrate is about to make or has made an Order for sending a Child to a Certified Industrial School, and the Child is chargeable at the Time to any Parish, or has been so chargeable within Three Months then last past, and there is in that Parish a Certified Industrial School maintained by the Parochial Board thereof, and conducted in accordance with the Religious Persuasion to which the Child belongs, and the Inspector of the Poor of such Parish certifies to the Magistrate (or to a Magistrate having the like Jurisdiction) that he requires the Child to be sent to the Certified Industrial School in such Parish maintained by the Parochial Board thereof, and conducted in accordance with the Religious Persuasion to which the Child belongs, then and in every such Case the Magistrate shall direct the Child to be sent to the last-mentioned School accordingly, the Inspector of the Poor defraying the Expense of conveying the Child thither ; provided that where the Order of Detention has been made, the Application of the Inspector to the Magistrate be made within Fourteen Days of the Day of the making of the Order.

Order to be
Warrant for
Conveyance
and Detention.

22. The Order of Detention in a School shall be forwarded to the Managers of the School with the Child, and shall be a sufficient Warrant for the Conveyance of the Child thither, and his Detention there.

Expenses of
Conveyance to
School.

23. The Expense of conveying to a Certified Industrial School a Child ordered to be sent there shall be defrayed by the Police Authorities by whom he is conveyed, and shall be deemed Part of the current Expenses of those Police Authorities.

24. And

Industrial Schools.

24. An Instrument, purporting to be an Order of Detention in a School and to be signed by Two Justices or a Magistrate, or purporting to be a Copy of such an Order and to be certified as such a Copy by the Clerk to the Justices or Magistrate by whom the Order was made, shall be Evidence of the Order.

Evidence of
Order of De-
tention.

Management of School.

25. A Minister of the Religious Persuasion specified in the Order of Detention as that to which the Child appears to the Justices or Magistrate to belong may visit the Child at the School on such Days and at such Times as are from Time to Time fixed by Regulations made by the Secretary of State for the Purpose of instructing him in Religion.

Religious
Instruction in
School.

26. The Managers of a School may permit a Child sent there under this Act to lodge at the Dwelling of his Parent or of any trustworthy and respectable Person, so that the Managers teach, train, clothe, and feed the Child in the School as if he were lodging in the School itself, and so that they report to the Secretary of State, in such Manner as he thinks fit to require, every Instance in which they exercise a Discretion under this Section.

Lodging Child
out of School.

27. The Managers of a School may, at any Time after the Expiration of Eighteen Months of the Period of Detention allotted to a Child, by Licence under their Hands, permit him to live with any trustworthy and respectable Person named in the Licence, and willing to receive and take charge of him.

Licence for
living out of
School.

Any Licence so granted shall not be in force for more than Three Months, but may at any Time before the Expiration of those Three Months be renewed for a further Period not exceeding Three Months, to commence from the Expiration of the previous Period of Three Months, and so from Time to Time until the Period of the Child's Detention is expired.

Any such Licence may also be revoked at any Time by the Managers of the School by Writing under their Hands, and thereupon the Child to whom the Licence related may be required by them, by Writing under their Hands, to return to the School.

The Time during which a Child is absent from a School in pursuance of a Licence shall, except where such Licence has been forfeited by his Misconduct, be deemed to be Part of the Time of his Detention in the School, and at the Expiration of the Time allowed by the Licence he shall be taken back to the School.

A Child escaping from the Person with whom he is placed under a Licence, or refusing to return to the School on the Revocation of his Licence, or at the Expiration of the Time allowed thereby, shall be deemed to have escaped from the School.

28. The Managers of a School may, at any Time after a Child has been placed out on Licence as aforesaid, if he conducted himself well during his Absence from the School, bind him, with his own Consent, Apprentice to any Trade, Calling, or Service, notwithstanding that his Period of Detention has not expired, and every such Binding shall be valid and effectual to all Intents.

Power to
apprentice
Child.

Industrial Schools.

Rules of School
to be approved
by Secretary of
State.

29. The Managers of a Certified Industrial School may from Time to Time make Rules for the Management and Discipline of the School, not being inconsistent with the Provisions of this Act; but those Rules shall not be enforced until they have been approved in Writing by the Secretary of State; and Rules so approved shall not be altered without the like Approval.

A printed Copy of Rules purporting to be the Rules of a School so approved and to be signed by the Inspector of Industrial Schools shall be Evidence of the Rules of the School.

Evidence as to
Reception in
School, &c.

30. A Certificate purporting to be signed by One of the Managers of a Certified Industrial School or their Secretary, or by the Superintendent or other Person in charge of the School, to the Effect that the Child therein named was duly received into and is at the signing thereof detained in the School, or has been duly discharged or removed therefrom or otherwise disposed of according to Law, shall be Evidence of the Matters therein stated.

Liability to
Removal not
affected by
Stay at School.

31. The Time during which a Child is detained in a School under this Act shall for all Purposes be excluded in the Computation of Time mentioned in Section One of the Act of the Session of the Ninth and Tenth Years of Her Majesty's Reign (Chapter Sixty-six), "to amend the Laws relating to the Removal of the Poor," as amended by any other Act.

Offences at School, &c.

Refusal to con-
form to Rules.

32. If a Child sent to a Certified Industrial School, and while liable to be detained there, being apparently above Ten Years of Age, and whether lodging in the School itself or not, wilfully neglects or wilfully refuses to conform to the Rules of the School, he shall be guilty of an Offence against this Act, and on summary Conviction thereof before Two Justices or a Magistrate shall be liable to be imprisoned, with or without Hard Labour, for any Term not less than Fourteen Days and not exceeding Three Months, and the Justices or Magistrate before whom he is convicted may direct him to be sent at the Expiration of the Term of his Imprisonment to a Certified Reformatory School, and to be there detained subject and according to the Provisions of "The Reformatory Schools Act, 1866."

29 & 30 Vict.
c. 117.

Penalty on
Child escaping
from School.

33. If a Child sent to a Certified Industrial School, and while liable to be detained there, and whether lodging in the School itself or not, escapes from the School, or neglects to attend thereat, he shall be guilty of an Offence against this Act, and may at any Time before the Expiration of his Period of Detention be apprehended without Warrant, and may (any other Act to the contrary notwithstanding) be then brought before a Justice or Magistrate having Jurisdiction in the Place or District where he is found, or in the Place or District where the School from which he escaped is situate; and he shall thereupon be liable, on summary Conviction before such a Justice or Magistrate, to be, by and at the Expense of the Managers of the School, brought back to the same School, there to be detained during a Period equal to so much of his Period of Detention as remained unexpired at the Time of his committing the Offence.

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If the Child charged with such an Offence is apparently above Ten Years of Age, then, on his summary Conviction of the Offence before Two such Justices or such a Magistrate, he shall be liable, at the Discretion of the Justices or Magistrate, instead of being sent back to the same School, to be imprisoned with or without Hard Labour for any Term not less than Fourteen Days and not exceeding Three Months, and the Justices or Magistrate before whom he is convicted may direct him to be sent at the Expiration of the Term of his Imprisonment to a Certified Reformatory School, and to be there detained subject and according to the Provisions of "The Reformatory Schools Act, 1866."

34. If any Person does any of the following Things, (that is to say,)—

First, knowingly assists, directly or indirectly, a Child liable to be detained in a Certified Industrial School to escape from the School ;

Second, directly or indirectly induces such a Child so to escape ;

Third, knowingly harbours or conceals a Child who has so escaped, or prevents him from returning to School, or knowingly assists in so doing,—

Every such Person shall be guilty of an Offence against this Act, and shall on summary Conviction thereof before Two Justices or a Magistrate, be liable to a Penalty not exceeding Twenty Pounds, or, at the Discretion of the Justices, to be imprisoned for any Term not exceeding Two Months, with or without Hard Labour.

Expenses of Children in Schools.

35. The Commissioners of Her Majesty's Treasury may from Time to Time contribute, out of Money provided by Parliament for the Purpose, such Sums as the Secretary of State from Time to Time thinks fit to recommend towards the Custody and Maintenance of Children detained in Certified Industrial Schools ; provided that such Contributions shall not exceed Two Shillings *per Head per Week* for Children detained on the Application of their Parents, Step-parents, or Guardians.

36. In *England* a Prison Authority may contract with the Managers of a Certified Industrial School for the Reception and Maintenance therein of such Children as are from Time to Time ordered by Justices to be sent there from the District of the Prison Authority.

37. The Guardians of the Poor of a Union or Parish, or the Board of Management of a District Pauper School, or the Parochial Board of a Parish or Combination, may from Time to Time, with the Consent in *England* of the Poor Law Board, and in *Scotland* of the Board of Supervision, contribute such Sums as they think fit towards the Maintenance of Children detained in a Certified Industrial School on their Application.

38. In *Scotland* where a Child sent to a Certified Industrial School under this Act is at the Time of his being so sent, or within Three Months then last past has been, chargeable to any Parish,

29 & 30 Vict.
c. 117.

Penalty on
Persons in-
ducing Of-
fenders to
escape from
Certified In-
dustrial
Schools.

Power to
Treasury to
contribute
towards Custody, &c. of
Children de-
tained.

Prison Au-
thority may
contract for
Reception of
Children.

Power to
Guardians of
Poor, &c. to
contribute.

Recovery of
Cost of Main-
tenance in
Schools in

Industrial Schools.

Scotland, when
Parishes, &c.
are liable.

Parish, the Parochial Board and Inspector of the Poor of the Parish of the Settlement of such Child, if the Settlement of the Child is in any Parish in *Scotland*, shall, as long as he continues so chargeable, be liable to repay to the Commissioners of Her Majesty's Treasury all Expenses incurred in maintaining him at School under this Act to an Amount not exceeding Five Shillings *per Week*, and in default of Payment those Expenses may be recovered by the Inspector of Industrial Schools, or any Agent of the Inspector, in a summary Manner before a Magistrate having Jurisdiction in the Place where the Parish is situate.

Provided always, that nothing in this Act shall prevent any Parochial Board on whose Funds the Cost of Support of any such Child has become a Charge from adopting such Steps for the Recovery of any Sums which may have been paid by such Parochial Board for any such Child against the Parish of his Settlement, or for his Removal, as may be competent to them under any Act for the Time being in force relating to the Relief of the Poor in *Scotland*.

Contribution
by Parent, &c.

39. The Parent, Step-parent, or other Person for the Time being legally liable to maintain a Child detained in a Certified Industrial School shall, if of sufficient Ability, contribute to his Maintenance and Training therein a Sum not exceeding Five Shillings *per Week*.

Order for En-
forcement of
Contribution
by Parent, &c.

40. On the Complaint of the Inspector of Industrial Schools, or of any Agent of the Inspector, or of any Constable under the Directions of the Inspector (with which Directions every Constable is hereby required to comply), at any Time during the Detention of a Child in a Certified Industrial School, Two Justices or a Magistrate having Jurisdiction at the Place where the Parent, Step-parent, or other Person liable as aforesaid resides may, on Summons to the Parent, Step-parent, or other Person liable as aforesaid, examine into his Ability to maintain the Child, and may, if they or he think fit, make an Order or Decree on him for the Payment to the Inspector or his Agent of such weekly Sum, not exceeding Five Shillings *per Week*, as to them or him seems reasonable, during the whole or any Part of the Time for which the Child is liable to be detained in the School.

Every such Order or Decree may specify the Time during which the Payment is to be made, or may direct the Payment to be made until further Order.

In *Scotland* any such Order or Decree shall be held to be and to have the Effect of an Order or Decree in each and every Week for Payment of the Sum ordered or decreed to be paid for such Week; and under the Warrant for Arrestment therein contained (which the Magistrate is hereby authorized to grant if he sees fit), it shall be lawful to arrest weekly for Payment of such weekly Sum as aforesaid the Wages of the Defender due and current, and such Arrestment shall attach not only to the Wages due and payable to the Defender at the Date thereof, but also to the Wages current for the Week or other Term or Period in which such Arrestment is executed, any Law or Statute notwithstanding.

Every

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Every such Payment or a proper proportionate Part thereof shall go in relief of the Charges on Her Majesty's Treasury, and the same shall be accounted for as the Commissioners of Her Majesty's Treasury direct, and where the Amount of the Payment ordered in respect of any Child exceeds the Amount contributed by the Commissioners of Her Majesty's Treasury in respect of that Child, the Balance shall be accounted for and paid to the Managers of the School.

The Secretary of State may, in his Discretion, remit wholly or partially any Payment so ordered.

Two Justices or a Magistrate having Jurisdiction to make such an Order or Decree may from Time to Time vary any such Order or Decree as Circumstances require, on the Application either of the Person on whom such Order or Decree is made, or of the Inspector of Industrial Schools, or his Agent, on Fourteen Days Notice being first given of such Application to the Inspector or Agent, or to such Person respectively.

Discharge, &c. of Children from School.

41. A Person who has attained the Age of Sixteen Years shall not be detained in a Certified Industrial School, except with his own Consent in Writing.

42. The Secretary of State may at any Time order a Child to be transferred from one Certified Industrial School to another, but so that the whole Period of his Detention be not thereby increased.

The Secretary of State may also at any Time order a Child being under Sentence of Detention in an Industrial School established under any other Act of Parliament, the General Rules for the Government whereof have been approved by the Secretary of State, to be transferred to a Certified Industrial School under this Act; and in that Case the Child shall after the Transfer be deemed to be subject in all respects to the Provisions of this Act, but so that the whole Period of his Detention be not by such Transfer increased.

The Commissioners of Her Majesty's Treasury may pay, out of Money provided by Parliament for the Purpose, such Sum as the Secretary of State thinks fit to recommend, in discharge of the Expenses of the Removal of any Child transferred under the Provisions of this Act.

43. The Secretary of State may at any Time order any Child to be discharged from a Certified Industrial School or from any Industrial School established under any other Act of Parliament, the General Rules for the Government whereof have been approved by the Secretary of State, either absolutely or on such Condition as the Secretary of State approves, and the Child shall be discharged accordingly.

Withdrawal, &c. of Certificate of School.

44. The Secretary of State, if dissatisfied with the Condition of a Certified Industrial School, may at any Time, by Notice

F f 3

under

Detention to cease on Child attaining Sixteen.

Transfer to another School by Secretary of State.

Discharge by Secretary of State.

Power for Secretary of State to withdraw Certificate.

Industrial Schools.

under his Hand addressed to and served on the Managers thereof, declare that the Certificate of the School is withdrawn as from a Time specified in the Notice, not being less than Six Months after the Date thereof; and at that Time the Certificate shall be deemed to be withdrawn accordingly, and the School shall thereupon cease to be a Certified Industrial School.

Resignation
of Certificate
by Managers.

45. The Managers or the Executors or Administrators of a deceased Manager (if only One) of a Certified Industrial School may give Notice in Writing to the Secretary of State of their Intention to resign the Certificate of that School, and at the Expiration in the Case of Managers of Six Months, and in the Case of Executors or Administrators of One Month, from the Receipt of that Notice by the Secretary of State (unless before that Time the Notice is withdrawn) the Certificate shall be deemed to be resigned accordingly, and the School shall thereupon cease to be a Certified Industrial School.

Gazetting and
Evidence of
Withdrawal,
&c.

46. A Notice of the Withdrawal or Resignation of the Certificate of a Certified Industrial School shall within One Month be inserted by Order of the Secretary of State in the *London* or in the *Edinburgh Gazette*, according as the School is in *England* or *Scotland*.

A Copy of the Gazette containing such Notice shall be conclusive Evidence of such Withdrawal or Resignation.

A Certificate shall be presumed to be in force until the Withdrawal or Resignation thereof is proved.

Cesser of Re-
ception of
Children on
Notice, &c.

47. Where Notice is given of the Withdrawal or Resignation of the Certificate of a Certified Industrial School no Child shall be received into the School for Detention under this Act after the Receipt by the Managers of the School of the Notice of Withdrawal, or after the Date of the Notice of Resignation, as the Case may be; but the Obligation of the Managers to teach, train, clothe, lodge, and feed any Children detained in the School at the Time of such Receipt or at the Date of such Notice shall, except as far as the Secretary of State otherwise directs, be deemed to continue until the Withdrawal or Resignation of the Certificate takes effect, or until the Contribution out of Money provided by Parliament towards the Custody and Maintenance of the Children detained in the School is discontinued, whichever shall first happen.

Discharge of
Children de-
tained, &c.

48. Where a School ceases to be a Certified Industrial School the Children detained therein shall be either discharged or transferred to some other Certified Industrial School by Order of the Secretary of State.

Houses of Refuge, &c. in Scotland.

In Scotland,
Power for In-
dustrial Schools
under Local
Acts, &c. to re-
ceive Children.

49. Where in any City, Town, or Place in *Scotland* there has been erected, under Local Act of Parliament or otherwise, any House of Refuge for destitute Children or any Industrial School, or other similar Institution, the Commissioners, Directors, or Managers thereof may receive and maintain therein, if willing to do so, all such Children as are sent thereto under this Act, and may

Industrial Schools.

may pay such Portion of the Fund under their Control as they think proper for the training, Maintenance, and Disposal of such Children ; provided that such House of Refuge, School, or Institution is certified as an Industrial School under this Act, and the Rules thereof and all Alterations thereof from Time to Time are approved by the Secretary of State.

Expenses of Prison Authorities, &c.

50. Expenses incurred by a Prison Authority in *England* in carrying into effect the Provisions of this Act shall be deemed Expenses incurred by that Authority in carrying into effect the Provisions of "The Prison Act, 1865," and shall be defrayed accordingly.

Expenses of
Prison Au-
thorities and
County Boards
how defrayed.

Expenses incurred by a County Board in *Scotland* in carrying into effect the Provisions of this Act shall be a Charge on the Assessment for current Expenses incurred by that Board in carrying into effect the Provisions of "The Prisons (*Scotland*) Administration Act, 1860."

*Miscellaneous.***51.** The following Acts—

In *England*, the Act of the Session of the Eleventh and Twelfth Years of Her Majesty's Reign (Chapter Forty-three), "to facilitate the Performance of the Duties of Justices of the Peace out of Sessions, within *England* and *Wales*, with respect to summary Convictions and Orders," and any Acts amending the same ;

Acts regulating
Procedure.

In *Scotland*, "The Summary Procedure Act, 1864,"—
Shall apply to all Offences, Payments, and Orders in respect of which Jurisdiction is given to Justices or a Magistrate by this Act, or which are by this Act directed to be prosecuted, enforced, or made in a summary Manner or on summary Conviction.

52. No Summons, Notice, or Order made for the Purpose of carrying into effect the Provisions of this Act shall be invalidated for Want of Form only ; and the Forms in the Schedule to this Act annexed, or Forms to the like Effect, may be used in the Cases to which they refer, with such Variations as Circumstances require, and when used shall be deemed sufficient.

Use of Forms
in Schedule.

53. Any Notice may be served on the Managers of a Certified Industrial School by being delivered to any One of them personally, or by being sent by Post or otherwise in a Letter addressed to them or any of them at the School, or at the usual or last known Place of Abode of any of the Managers, or of their Secretary.

Service of
Notices on
Managers.

54. This Act shall apply to all Certified Industrial Schools being such at the passing of this Act, and to all Children sent thereto before the passing of this Act, but no Child shall be detained at any Industrial School, in pursuance of any Order made before the passing of this Act, for a longer Period than he would have been liable to be detained if this Act had not been passed.

Application of
Act to existing
Certified
Schools.

These are therefore to command you, in Her Majesty's Name, forthwith to make Distress of the Goods and Chattels of the said C.B., and if within the Space of [Five] Days next after the making of such Distress the said last-mentioned Sum, together with the reasonable Charges of taking and keeping the said Distress, is not paid, that then you do sell the said Goods and Chattels

Industrial Schools.

Chattels so by you distrained, and do pay the Money arising from such Sale to the Clerk of the Justices of the Peace for the of that he may pay and apply the same as by Law directed, and may render the Overplus (if any), on Demand, to the said *C.B.*; and if no such Distress can be found, then that you certify the same to us, to the end that such Proceedings may be had therein as the Law requires.

Given under our Hands and Seals, this Day of
at in the [*County*] aforesaid.

J.S. (L.S.)
L.M. (L.S.)

(G.)

Commitment in default of Distress.

} To the Constable of and to the Keeper of the
to wit. } [*Prison*] at in the said [*County*] of

WHEREAS [*&c.*, as in the Form (F.) to the single Asterisk (*), and then thus]: And whereas afterwards, on the Day of last, I, the undersigned, together with *L.M.*, Esquire, [*or J.S. and L.M.*, Esquires,] Two of Her Majesty's Justices of the Peace in and for the said [*County*] of , issued a Warrant to the Constable of aforesaid, commanding him to levy the Sum of due upon the said recited Order, being for [*Three*] Periods of [*Fourteen*] Days, by Distress and Sale of the Goods and Chattels of the said *C.B.*; And whereas a Return has this Day been made to me the said Justice [*or the undersigned*, One of Her Majesty's Justices of the Peace in and for the said [*County*] of], that no sufficient Goods of the said *C.B.* can be found:

These are therefore to command you, the said Constable of , to take the said *C.B.*, and him safely to convey to the [*Prison*] at aforesaid, and there deliver him to the Keeper thereof, together with this Precept: And I do hereby command you, the said Keeper of the said [*Prison*], to receive the said *C.D.* into your Custody in the said [*Prison*], there to imprison him for the Term of , unless the said Sum, and all Costs and Charges of the said Distress, and of the Commitment and conveying of the said *C.D.* to the said [*Prison*], amounting to the further Sum of , shall be sooner paid unto you the said Keeper; and for your so doing this shall be your sufficient Warrant.

Given under my Hand and Seal, this Day of
in the Year of our Lord , at in the [*County*] aforesaid.

J.S. (L.S.)

(H.)

Order in Scotland on Parent for Payment towards Maintenance of Child.

The Sheriff [*or as the Case may be*] having considered the Complaint of *E.F.*, the Inspector of Industrial Schools, made under "The Industrial Schools Act, 1866," and having heard Parties thereon [*or, in absence of C.D., designing him, duly cited, but*

Habeas Corpus Suspension (Ireland) Act Continuance.

but not appearing], pursuant to the said Act, decerns *C.D.* complained on, weekly and every Week from the Day of to pay to the said *E.F.*, or to his Agent from Time to Time authorized to receive the same, the Sum of Shillings for the Maintenance and Training of *A.B.*, Son [or as the Case may be] of the said *C.D.*, now detained in the Certified Industrial School of under an Order by of Date until the said Child attains the Age of Sixteen Years or is lawfully discharged from the said School, and grants Warrant of Arrestment to be executed by any Constable or Messenger at Arms.

Given under my Hand this . Day of at
in the County aforesaid.

[Magistrate's Signature.]

C A P. CXIX.

An Act to continue the Act of the Twenty-ninth Year of the Reign of Her present Majesty, Chapter One, intituled *An Act to empower the Lord Lieutenant or other Chief Governor or Governors of Ireland to apprehend and detain for a limited Time such Persons as he or they shall suspect of conspiring against Her Majesty's Person and Government.*

[10th August 1866.]

‘ WHEREAS the Act of the present Session of Parliament, 29 & 30 Vict. Chapter One, intituled *An Act to empower the Lord Lieutenant or other Chief Governor or Governors of Ireland to apprehend and detain for a limited Time such Persons as he or they shall suspect of conspiring against Her Majesty's Person and Government*, expires on the First Day of September One thousand eight hundred and sixty-six, and it is expedient to continue the same for a further limited Period :’

Be it enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, as follows :

1. The said Act shall continue in force until the Expiration of Twenty-one Days after the Commencement of the Session of Parliament immediately succeeding the present Session ; and the said Act shall be construed as if the Words “until the Expiration of Twenty-one Days after the Commencement of the Session immediately succeeding the present Session” were throughout the said Act substituted for the Words “until the First of September One thousand eight hundred and sixty-six.”

Continuation of
29 & 30 Vict.
c. 1.

C A P. CXX.

An Act to make Provision for the Administration of the Patriotic Fund.

[10th August 1866.]

‘ WHEREAS the Fund called the Patriotic Fund is administered under a Commission issued by Her Majesty the Queen, dated the Seventh Day of October One thousand eight hundred

*Patriotic Fund.**Extradition Treaties Act Amendment.*

‘ hundred and fifty-four, and Doubts have arisen respecting the
 ‘ Power of Her Majesty to give Directions concerning the Appli-
 ‘ cation of the Fund further or other than those contained in
 ‘ the said Commission, and respecting other Matters connected
 ‘ with the Constitution and Powers of the Body of Commissioners
 ‘ and the Conduct of the Business relating to the Fund ; and it is
 ‘ expedient that all Ground for such Doubts be removed : ’

Be it therefore enacted by the Queen’s most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, as follows :

Power to Her Majesty to direct Application of Patriotic Fund for Purposes herein described.

1. It shall be lawful for Her Majesty, Her Heirs and Successors, from Time to Time, by Commission under the Royal Sign Manual directed to such Persons as to Her Majesty, Her Heirs or Successors, seem fit, to authorize and direct the Commissioners thereby constituted to apply the Patriotic Fund and the Income and Accumulations thereof (in such Manner as any such Commission from Time to Time directs or as the Commissioners think fit) to the Purposes and in the Order following :

First, in the Relief of the Widows, and the Education, Training, and Advancement of Children of Soldiers, Seamen, and Marines of Her Majesty’s Army and Navy who lost their Lives in Battle, or from Wounds or by other Casualties, in the late War with *Russia* ;

Secondly, in the Education, Training, and Advancement of Children of Soldiers, Seamen, and Marines of Her Majesty’s Army and Navy who have lost or hereafter lose their Lives in Battle, or from Wounds or by other Casualties, in any other War ;

And for any of those Purposes to extend or contribute to any Royal or other Charitable Institution for the Time being established for similar Purposes in the United Kingdom ; and to employ a Secretary and Clerks at such Salaries, and with such retiring or other Allowances (if any), as therein provided, the same, with other proper Expenses, to be paid out of the Patriotic Fund.

Short Title.

2. This Act may be cited as “ The Patriotic Fund Act, 1866.”

C A P. CXXI.

An Act for the Amendment of the Law relating to Treaties of Extradition. [10th August 1866.]

‘ **W**HEREAS Difficulties have been experienced in carrying
 ‘ into execution Treaties for the Extradition of Persons
 ‘ accused of Crimes between Her Majesty and the Sovereigns or
 ‘ Governments of certain Foreign States : And whereas the
 ‘ Statutes now in force for this Purpose have been found insuffi-
 ‘ cient : And whereas it is expedient to amend the same, and to
 ‘ give greater Facilities than at present exist under the aforesaid
 ‘ Statutes for the Admission in Evidence of judicial or official
 ‘ Documents or Copies of Documents : ’

Be it enacted by the Queen’s most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal,
 and

Extradition Treaties Act Amendment.

and Commons, in this present Parliament assembled, and by the Authority of the same, as follows :

1. That Warrants of Arrest and Copies of Depositions signed or taken by or before a Judge or competent Magistrate in any Foreign State with which Her Majesty may have entered into, or may hereafter enter into, any Treaty for the Extradition of fugitive Offenders or Persons accused of Crimes, shall henceforth be received in Evidence if authenticated in the Manner following, that is to say, if the Warrant of Arrest purports to be signed by a Judge or other competent Magistrate of the Country in which the same shall have been issued, and if the Copies of Depositions purport to be certified under the Hand of such Judge or Magistrate to be true Copies of the original Depositions, and if the Signature of the Judge or Magistrate in each Case shall be authenticated in the Manner usual in the respective States or Countries by the proper Officer of the Department of the Minister of Justice, and sealed with the official Seal of such Minister; and all Courts of Justice and Magistrates in Her Majesty's Dominions shall take judicial Notice of such official Seal, and shall admit the Documents so authenticated by it to be received in Evidence without further Proof.

Warrants of Arrest and Copies of Depositions to be received in Evidence if authenticated in manner specified by this Act.

2. This Act shall be construed with an Act passed in the Eighth and Ninth Years of the Reign of Her Majesty, Chapter One hundred and thirteen, intituled *An Act to facilitate the Admission in Evidence of official and other Documents*, and also with an Act passed in the Fourteenth and Fifteenth Years of the Reign of Her Majesty, Chapter Ninety-nine, intituled *An Act to amend the Law of Evidence*.

This Act to be construed with 8 & 9 Vict. c. 113. and 14 & 15 Vict. c. 99.

3. The Duration of this Act shall be limited to the First Day of September One thousand eight hundred and sixty-seven.

Duration of Act.

C A P. CXXII.

An Act to make Provision for the Improvement, Protection, and Management of Commons near the Metropolis.

[10th August 1866.]

BE it enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, as follows :

1. This Act may be cited as "The Metropolitan Commons Act, 1866."

Short Title.

2. For the Purposes of this Act the Local Authority in relation to each Metropolitan Common shall be the Authority described as such in connexion therewith in the First Schedule to this Act; and for the Purposes of this Act the Local Rate in relation to each Metropolitan Common shall be the Rate described in connexion therewith in the same Schedule.

Definition of Local Authority and Local Rate.

3. In this Act—

The Term "Common" means Land subject at the passing of this Act to any Right of Common; the Term "Commoner" means a Person having any such Right of Common; the Term "Manor" includes reputed Manor; and those Terms

Interpretation of Terms.

Metropolitan Commons.

as used in this Act respectively refer to any particular Common to which this Act applies, and to every Person having a Right of Common in, over, or affecting that Common, and to the Manor of the Wastes whereof that Common is Part :

The Term "the Commissioners" means the Inclosure Commissioners for *England* and *Wales*, and the Term "Assistant Commissioner" means the Assistant Commissioner appointed by the Inclosure Commissioners.

To what Commons Act applies.

4. This Act shall apply to any Common the whole or any Part whereof is situate within the Metropolitan Police District as defined at the passing of this Act (referred to in this Act as a Metropolitan Common).

Exclusion of Authority of Commissioners to inclose, &c.

5. After the passing of this Act the Commissioners shall not entertain an Application for the Inclosure of a Metropolitan Common, or any Part thereof; but nothing in this Act shall interfere with the carrying on and Completion of Proceedings under any Provisional Order of the Commissioners confirmed by Act of Parliament passed before or in the present Session; and notwithstanding any Proceedings taken under any Act other than this Act, or any Provisional Order of the Commissioners made but not already confirmed by Act of Parliament, Proceedings may be taken under this Act in relation to any Metropolitan Common.

Memorial for Scheme as to Common.

6. A Scheme for the Establishment of Local Management with a view to the Expenditure of Money on the Drainage, Levelling, and Improvement of a Metropolitan Common, and to the making of Byelaws and Regulations for the Prevention of Nuisances and the Preservation of Order thereon, may be made under this Act, on a Memorial in that Behalf presented to the Commissioners by the Lord of the Manor or by any Commoners, or by the Local Authority, or in case of a Common extending into the Districts of Two or more of the Bodies described in the First Schedule to this Act, then by any One or more of such Bodies.

Inquiry into Memorial.

7. On the Presentation of any Memorial under this Act the Commissioners (if on consideration of the Memorial they think fit) may make such Examination and Inquiry as they think necessary or proper in relation to the Subject Matter of the Memorial.

Preparation of Draft Scheme.

8. On such Examination and Inquiry the Commissioners may, if they think fit, prepare the Draft of a Scheme respecting the Common or any Part thereof.

Printing and Publication of Draft Scheme.

9. Where the Commissioners prepare the Draft of a Scheme, they shall cause it to be printed, and printed Copies of it to be delivered to the Memorialists and to the Lord of the Manor and to the Local Authority, and shall also cause it, or a proper Abstract of it, to be published and circulated in such Manner as they think sufficient for giving Information to all Parties interested.

Objections and Suggestions respecting Scheme.

10. During Two Months after the first Publication of the Draft of a Scheme the Commissioners shall receive any Objections or Suggestions made to them in Writing respecting the Scheme.

Inquiry into Scheme by public Sitzings.

11. At any Time after the Expiration of those Two Months the Commissioners, if they think fit, may refer the Draft of the Scheme to an Assistant Commissioner.

Metropolitan Commons.

On any such Reference the Assistant Commissioner shall proceed to make an Inquiry concerning the Subject Matter of the Scheme, and for that Purpose to hold a Sitting or Sitzings in some convenient Place in the Neighbourhood of the Common, and thereat to take and receive any Evidence and Information offered, and hear and inquire into any Objections or Suggestions made or to be made during the Sitting or Sitzings, respecting the Scheme or the Common, with Power from Time to Time to adjourn any Sitting.

Notice shall be published, in such Manner as the Commissioners direct, of every such Sitting (except an adjourned Sitting), Fourteen Days at least before the holding thereof.

12. The Assistant Commissioner to whom the Draft of a Scheme is referred shall make a Report in Writing to the Commissioners setting forth the Result of the Inquiry, and whether in his Opinion the Draft of the Scheme should be approved with or without Alteration, and if with any, then with what Alteration, and his Reasons for the same, and the Objections and Suggestions, if any, made on the Inquiry, and his Opinion thereon.

Report of Assistant Commissioner.

13. As soon as may be after the Expiration of the said Two Months, or the Receipt by the Commissioners of the Report of the Assistant Commissioner (as the Case may be), the Commissioners shall proceed to consider any Objections or Suggestions made to them in Writing respecting the Scheme, and the Report (if any), and thereupon they shall, if they think fit, finally settle and approve of the Scheme in such Form as they think expedient.

Final Settlement and Approval of Scheme.

14. Every Scheme shall state what Rights (if any) claimed by any Person or Class of Persons are affected by the Scheme, and in what Manner and to what Extent they are affected thereby, and whether or not the Scheme has been in relation thereto consented to by that Person or Class of Persons, or any of them.

Scheme to state Rights affected.

15. No Estate, Interest, or Right of a profitable or beneficial Nature in, over, or affecting a Common shall, except with the Consent of the Person entitled thereto, be taken away or injuriously affected by any Scheme, without Compensation being made or provided for the same, and such Compensation shall, in case of Difference, be ascertained and provided in the same Manner as if the same Compensation were for the compulsory Purchase and taking or the injurious affecting of Lands under the Provisions of "The Lands Clauses Consolidation Act, 1845," and "The Lands Clauses Consolidation Acts Amendment Act, 1860."

Provision for Compensation.

16. If any Person claiming any Estate, Interest, or Right in, over, or affecting the Common to which any Scheme relates is dissatisfied with any Determination made or implied by the Commissioners or by the Scheme concerning any Estate, Interest, or Right in, over, or affecting the Common, every such Person may obtain a Decision thereon in an Action at Law in the Manner provided by Section Fifty-six of the General Act to facilitate the Inclosure and Improvement of Commons, passed in the Session of the Eighth and Ninth Years of the Reign of Her present Majesty, Chapter One hundred and eighteen.

Appeal against Determination of Commissioners.

8 & 9 Vict.
c. 118. s. 56.

17. Every

Metropolitan Commons.

Printing and
Sale of Scheme.

17. Every Scheme shall contain a Provision for the Sale at all Times of printed Copies thereof to all Persons desiring to buy the same, at a Price not exceeding a reasonable Sum to be fixed by the Scheme.

Scheme to be
certified.

18. Every Scheme, when approved by the Commissioners, shall be certified by them, and sealed with their Common Seal.

Printing and
Publication of
Scheme.

19. Where the Commissioners certify a Scheme they shall cause printed Copies of it to be delivered to the Memorialists and to the Lord of the Manor and to the Local Authority, and shall also cause it, or a proper Abstract of it, to be published and circulated in such Manner as they think sufficient for giving Information to all Parties interested.

Annual Report
to be laid be-
fore Houses of
Parliament.

20. The Commissioners shall in the Month of *February* in every Year make a separate Report to Her Majesty of all their Proceedings under this Act during the Year ending the Thirty-first Day of *December* then last past.

The Report shall be laid before both Houses of Parliament within Fourteen Days after the making thereof, if Parliament is then sitting, and if not, then within Fourteen Days after the next Meeting of Parliament.

Contents of
Report.

21. The Commissioners in such annual Report shall set forth in full every Scheme certified by them during the Year to which the Report relates, and shall state the Grounds of their Approval thereof, and the Objections, if any, made thereto and over-ruled, and all Proceedings had in respect of those Objections, and the Grounds on which they were over-ruled.

Confirmation
of Scheme by
Act of Parlia-
ment.

22. A Scheme certified by the Commissioners shall not of itself have any Operation, but the same shall have full Operation when and as confirmed by Act of Parliament, with such Modifications, if any, as to Parliament seem fit.

Reference of
Scheme to
Select Com-
mittee if op-
posed.

23. If in the Progress through Parliament of a Bill confirming any Scheme certified by the Commissioners a Petition is presented to either House of Parliament against the Scheme, the Bill, as far as it relates to the Scheme petitioned against, may be referred to a Select Committee, and the Petitioner shall be allowed to appear and oppose as in Case of a Private Bill.

Expenses of
Scheme to be
defrayed by
Memorialists,
&c.

24. All Expenses incurred by the Commissioners in relation to any Memorial, or to any Scheme consequent thereon, shall be defrayed by the Memorialists, or by any Ratepayers or Inhabitants of the Parish or District in or near to which the Common is situate, or of the Metropolis, willing and offering to defray those Expenses, or by the Local Authority if willing and offering to defray the same; and the Commissioners may, if they think fit, on or at any Time after the Presentation of the Memorial, require the Memorialists or those Ratepayers or Inhabitants, or any of them, or the Local Authority having offered as aforesaid, (as the Case may be,) to pay to the Commissioners such Sum as the Commissioners think requisite for or on account of those Expenses, or to give Security to the Satisfaction of the Commissioners for the Payment of those Expenses on Demand.

Power for
Local Autho-
rity to con-

25. The Local Authority may in relation to any Metropolitan Common for which they are the Local Authority, and the Metro-
politan

Metropolitan Commons.

politan Board of Works may in relation to any Metropolitan Common (although not one for which they are the Local Authority), contribute such Amount as they think fit (in a gross Sum or by annual Payments or otherwise) towards the Expenses of executing any Scheme under this Act when confirmed by Act of Parliament, including the Payment of the Compensation (if any) to be paid in pursuance thereof.

tribute for
Purposes of
Scheme.

26. All Expenditure incurred by a Local Authority under this Act shall be defrayed by them out of the Local Rate, and all Expenditure incurred by the Metropolitan Board of Works under this Act, in Cases where they are not the Local Authority, shall be defrayed by them out of the Rate which in the First Schedule to this Act is described as the Local Rate in connexion with the Metropolitan Board of Works; and the Amount requisite in that Behalf respectively shall be raised by means of such respective Rate accordingly.

Expenses of
Local Authority
to be paid
out of Local
Rate.

27. The Commissioners may from Time to Time approve and certify a Scheme for amending any Scheme confirmed by Act of Parliament, and all the Provisions of this Act relative to an original Scheme shall apply also to an amending Scheme, *mutatis mutandis*.

Amendment of
Schemes.

28. Where any Lord of a Manor, Commoner, or other Person having any Estate, Interest, or Right in, over, or affecting a Common is under the Disability of Infancy, Lunacy, or Coverture, or other legal Disability, or is beyond the Seas, his or her Guardian, Trustee, Committee of the Estate, Husband, or Attorney (as the Case requires), or in default thereof a Person nominated in that Behalf by the Commissioners under their Common Seal (which Nomination they are hereby empowered to make as Occasion requires), shall for the Purposes of this Act be deemed to be substituted in the Place of such Lord, Commoner, or other Person.

Provision for
Cases of Dis-
ability.

29. Where any Estate, Interest, or Right in, over, or affecting a Common belongs to or is enjoyed by Her Majesty, Her Heirs or Successors, in right of the Crown, or forms Part of the Possessions of the Duchy of *Lancaster* or of the Duchy of *Cornwall*, any Consent for the Purposes of any Scheme under this Act may be given in respect of that Estate, Interest, or Right as follows; namely,—

Consent with
respect to
Crown or
Duchy Rights.

In the first-mentioned Case, if the Estate, Interest, or Right is under the Management of the Commissioners of Her Majesty's Woods, Forests, and Land Revenues, then by those Commissioners or One of them, with the Approval of the Commissioners of Her Majesty's Treasury; and if it is under the Management of the Commissioners of Her Majesty's Works and Public Buildings, then by the last-mentioned Commissioners, with the like Approval:

In the secondly-mentioned Case by the Chancellor of the Duchy of *Lancaster*, by Writing under his Hand attested by the Clerk of the Council of the Duchy:

In the thirdly-mentioned Case by the Duke of *Cornwall*, or other the Persons for the Time being empowered to dispose for any Purpose of Lands of the Duchy of *Cornwall*.

Metropolitan Commons.

Power for Lord
of Manor, &c.
to appoint
Agent.

30. Any Lord of a Manor, Commoner, or other Person having any Estate, Interest, or Right in, over, or affecting a Common may, by a Power of Attorney in Writing under his Hand (which shall be exempt from Stamp Duty), appoint an Agent to act for him for the Purposes of any Memorial or Scheme under this Act.

All Things by this Act directed or authorized to be done by or with relation to any Lord of a Manor, Commoner, or other Person as aforesaid may be lawfully done by or with relation to his Agent so appointed.

Every such Agent may, in the Name and on behalf of his Principal, sign, concur in, and execute any Memorial or Act, or signify Consent or Dissent on any Matter arising out of the Execution of this Act.

Every Person shall be bound by the Acts of any such Agent according to the Authority committed to him as fully as if the Principal had himself acted.

Every such Power of Attorney, or a Copy thereof examined and authenticated as a true Copy by the Signature of a Witness or Witnesses, shall be deposited with the Commissioners.

Any such Power of Attorney may be in the Form given in the Second Schedule to this Act or to the like Effect.

Provision for
Conveyance
to Commis-
sioners.
9 G. 2. c. 36.

31. Where any Estate, Interest, or Right in, over, or affecting a Common is by Deed conveyed for the Purposes of a Scheme under this Act, with the Approval of the Commissioners, the Provisions of the Act of the Ninth Year of the Reign of King *George* the Second (Chapter Thirty-six), "to restrain the Disposition of Lands whereby the same become inalienable," shall not apply to the Conveyance.

Power for
Crown to vest
Manorial, &c.
Rights in Com-
missioners.

32. Notwithstanding anything in any other Act, it shall be lawful for Her Majesty, Her Heirs or Successors, from Time to Time, for the Purposes of a Scheme under this Act, to grant to any Persons or Body, for such Estate or Interest, and on such Terms and subject to such Conditions as to Her Majesty, Her Heirs or Successors, seem meet, all or any Part or Parts of the open and uninclosed Lands being Wastes of the Royal Manor of *East Greenwich* in the County of *Kent*, and also to so grant all or any of the Rights of Common which Her Majesty, Her Heirs or Successors, has or have for the Time being in, over, or affecting any Metropolitan Common, and which might by Law be so granted by a private Person entitled absolutely thereto, and in every such Case such Persons or Body, their Heirs, Successors, Executors, or Administrators, shall have full Capacity to take and hold the same Lands or Rights.

Whenever it is the Pleasure of Her Majesty, Her Heirs or Successors, to make a Grant as aforesaid, the Commissioners of Her Majesty's Treasury may issue a Warrant to such Persons or Body.

Every such Warrant shall be exempt from Stamp Duty, and shall be inrolled as Conveyances of Lands forming Part of the Land Revenues of the Crown in *England* are required to be inrolled, and the Inrolment thereof shall be certified at the Foot or on the Back thereof by the proper Officer by whom the same is inrolled

Metropolitan Commons.

inrolled under his Hand, and the same when inrolled shall be returned with the Certificate of Inrolment to the Grantees named in the Warrant.

From and immediately after the Inrolment of the Warrant the Grantees by force of this Act shall be deemed to be in the actual Seisin or Possession of the Lands or Rights in the Warrant specified, and shall hold and enjoy the same, according to the Warrant, for the Purposes therein specified.

SCHEDULES.

THE FIRST SCHEDULE.

Description of Local Authority and Local Rate.

Metropolitan Common.	Local Authority.	Local Rate.
A Metropolitan Common the whole or any Part whereof is situate within the Metropolis as defined by "The Metropolis Management Act, 1855."	The Metropolitan Board of Works. .	The Rate leviable for defraying the Expenses of the Board in the Execution of "The Metropolis Management Act, 1855," and the Acts amending the same.
A Metropolitan Common the whole or any Part whereof is situate within the District of a Local Board constituted under "The Public Health Act, 1848," and "The Local Government Act, 1858," or One of them, and no Part whereof is situate within the Metropolis as defined as aforesaid.	The Local Board.	The General District Rate.
Any other Metropolitan Common.	The Vestry of the Parish in which the Common or any Part thereof is situate.	The Poor Rate.

Witness,
C.D.

LOCAL ACTS.

[For the full Titles, see Table of Titles at the Commencement of the Volume.]

Cap. i.

"The Manchester Royal Exchange Act, 1866."

[23d April 1866.]

Recites that there has existed in the City of Manchester for many Years past a Building appropriated to and used for the Purposes of an Exchange, and of late Years called "The Manchester Royal Exchange," to which great Numbers of the Mercantile Community of Manchester and the neighbouring Towns resort for the Transaction of Business, and the same Building is of great Convenience to them ; that the Trade and Business of Manchester and the Neighbourhood have lately increased very rapidly, and the Accommodation afforded by the said Exchange has been found inadequate to the convenient Transaction thereof, and with a view to further Extensions of the Exchange, and the Accommodation of the Public, several Properties on the Easterly Side of Ducie Street have been from Time to Time purchased ; that the said Exchange and Buildings connected with it are now vested in Proprietors, who have been duly incorporated and registered as a Company under the Provisions of "The Joint Stock Companies Acts, 1856 and 1857," in the Name and Style of "The Manchester Royal Exchange Proprietors;" that it is expedient that the existing Exchange should be pulled down, and that the Proprietors should be empowered to purchase and hold the Lands, Houses, and other Property in the Parish and City of Manchester bounded by Ducie Street on the West, Market Street on the North, Cross Street on the East, and Bank Street on the South, and that they should appropriate the Site of the existing Exchange, and the Land to be purchased by them under the Powers of this Act, to the Erection of a new Exchange, and to the widening of the Streets around the same ; and that all the Property for the Time being belonging to the said Proprietors, as well that already acquired as that which may hereafter be acquired, including the Sites of Ducie Street and Crow Alley, should be vested absolutely in the said Proprietors.

Consolidation Acts incorporated, § 2.

Incorporation of Proprietors continued, § 3.

Power to take Lands, &c., § 5.

G g 3

6. Subject

Powers of
Company.

6. Subject to the Provisions and Restrictions in this Act and in the Acts incorporated herewith, the said Proprietors may for the Purpose aforesaid do and execute any of the following Works ; (that is to say,)

They may take down the present Exchange and all other Buildings on the Land belonging to or which may be acquired by them, and may erect a new Exchange and such other Buildings as they may see fit, with Cellars and all such Conveniences as may from Time to Time be found necessary or expedient :

They may stop up and appropriate the Sites of Ducie Street, otherwise Ducie Place, and Crow Alley :

They may make or construct, in, upon, across, under, or over any adjoining Streets, such temporary Hoardings, Sheds, Cranes, and other Conveniences as they shall think proper :

They may make or construct, in or upon any adjoining Streets, any permanent Sewers or Drains :

They may from Time to Time alter, repair, or discontinue the before-mentioned Works or any of them, and substitute others in their Stead ; and

They may do all other Acts necessary for making, maintaining, altering, or repairing and using the new or extended Exchange :

Provided always, that in the Exercise of the Powers granted by this Act and the Acts incorporated herewith the said Proprietors shall do as little Damage as may be, and shall make full Satisfaction to all Parties interested for all Damage by them sustained by reason of the Exercise of such Powers.

Providing for temporary Thoroughfares, § 7.

Powers for compulsory Purchases limited to Three Years, § 10.

Proprietors may make Byelaws, §§ 11 to 16.

Defining Capital, § 17.

Power to borrow on Mortgage not exceeding in the whole 110,000*l.*, § 18.

Cap. ii.

“ The Columbia (Bethnal Green) Market and Approaches Act, 1866.” [30th April 1866.]

Recites that it is expedient to authorize the Establishment and Regulation by Angela Georgina Burdett Coutts of a Market near Columbia Square in the Parish of Saint Matthew, Bethnal Green, in the County of Middlesex ; and the opening of a new Street and the Improvement of Streets adjoining or near to the Market Place.

Incorporation of Consolidation Acts, §§ 2 to 4.

Power to hold Market, §§ 5, 6.

Limits of Act as to Market, § 7.

Power to take Stallages, &c. in Market, § 8.

Application of Receipts, § 9.

Saving for Powers to let Dwellings, &c., § 10.

Power to take Lands, § 11.

Three Years for compulsory Purchase of Lands, § 12.
 Power to make new Streets and Improvements, §§ 14 to 16.
 Protection of Sewers of Metropolitan Board and Vestry, §§ 17 to 21.
 Power as to Alteration of Gas and Water Pipes, &c., § 22.
 New Streets to be paved, lighted, &c. by Vestry, § 23.
 Five Years for Completion of Streets, § 24.
 Powers to extend to Promoter's Heirs and Assigns, § 26.
 Schedule (Stallages, Rents, and Tolls).

Cap. iii.

"The Central Wales Extension Railway Act, 1866."
 [30th April 1866.]

Extends the Time for the Completion of the Central Wales Extension Railway until 3rd July 1867, and authorizes the Company to raise additional Capital of 150,000*l.* by Shares and 50,000*l.* on Mortgage.

Cap. iv.

"The Banbury Gas Act, 1866." [30th April 1866.]

Recites that it is expedient to incorporate the Banbury Gas Light and Coke Company (Limited), and to make further Provision for lighting Banbury and Places in the Neighbourhood thereof in the Counties of Oxford and Northampton with Gas.

Incorporation of Consolidation Acts, §§ 2, 3.
 Limits of Act, § 4.
 Incorporation of Company, § 5.
 General Powers of the Company, § 6.
 Present Property vested in Company incorporated by this Act, § 7.
 Saving previous Rights and Liabilities, § 9 to 17.
 Capital, § 18.
 Appropriation of Shares, § 19.
 Power to raise additional Capital of 20,000*l.*, § 22.
 Power to borrow on Mortgage in the whole 5,000*l.*, § 26.
 Meetings; Directors, &c., §§ 32 to 39.
 Power to purchase Lands, § 40.
 Company may make and maintain Works, § 41.
 Certain Provisions of "The Gasworks Clauses Act, 1847," to extend to Turnpike Roads, Bridges, &c., § 42.
 For Protection of Buckinghamshire and London and North-western Railways, § 43.
 Provisions as to Public Lamps, §§ 45, 46.
 Meters, &c., §§ 48 to 52.
 Limiting Price of Gas, § 53.
 As to the Illuminating Power and Purity of Gas, §§ 58 to 62.
 Saving Right of Local Board, § 66.
 Schedule (Description of Site of Works).

Cap. v.

"The Burry Port and Gwendreath Valley Railway Company's Act, 1866." [30th April 1866.]

Recites that it is expedient to amalgamate the Kidwelly and Burry Port Railway Company and the Burry Port Company.

Incorporation of Consolidation Acts, §§ 2 to 4.

Undertaking of the Burry Port Company to vest in the Kidwelly and Burry Port Railway Company, to be thenceforth called "The Burry Port and Gwendreath Valley Railway Company," § 5.

Capital of the amalgamated Company, § 6.

Shareholders of the Burry Port Company to be entitled to

Ordinary Shares in the amalgamated Company, § 7.

As to existing and future Mortgages, § 9.

Directors, §§ 10 to 14.

Tolls and Rates to be charged equally, § 15.

Cap. vi.

"The West Middlesex Waterworks Act, 1866."

[30th April 1866.]

Extends the Limits of the Water Supply by the Company, and restricts the Quantity of Water to be taken from the Thames to 20,000,000 Gallons per Day.

Cap. vii.

"The Derwent and Shotley Bridge Road Act, 1866."

[30th April 1866.]

Extends for a further Term of 21 Years, subject to certain Amendments, the Act 3 Will 4. for repairing the Road from the Gateshead and Hexham Turnpike Road, at or near to Axwell Park Gate, on the River Derwent, in the Township of Winlaton, in the Parish of Ryton in the County of Durham, to the Village of Shotley Bridge in the said County.

Cap. viii.

"The Cornwall County Lunatic Asylum (Supply of Water) Act, 1866." [18th May 1866.]

Recites that the Lunatic Asylum for the County of Cornwall, situate at Bodmin in the said County, is insufficiently supplied with Water, and there are no Waterworks situate in or near Bodmin from which a sufficient Supply of Water can be obtained; that the Committee of Visitors of the Asylum have reported to the Quarter Sessions of the said County that it is necessary that a better Supply of Water than now exists should be obtained for the said Asylum, and that such Supply can be obtained from the Penbogle Brook or Stream, or the Springs supplying the same, in or near Clampits, otherwise Lancarffe Common in the Parish of Bodmin; that

at the General Quarter Sessions of the Peace for the said County, held 17th October 1865, the Report of the said Committee of Visitors and the Plans, Sections, and Estimates therein referred to were taken into Consideration, and the Report was confirmed, and the said Committee of Visitors were ordered to take immediate Steps to obtain such Supply of Water, and to make the necessary Application to Parliament for an Act to authorize the same; that the said Report of the said Committee of Visitors, and the Plans and Sections therein referred to, have been submitted by them to the Commissioners in Lunacy, who have reported thereon to One of Her Majesty's Principal Secretaries of State; and the Consent of the Secretary of State has been obtained.

Certain Provisions of Consolidation Clauses Acts incorporated, §§ 2 to 6.

Certain Powers of Lunatic Asylums Act, 1853, and other Acts extended to this Act, § 7.

Limits of Act, § 8.

Power to make Works, § 9.

Power to deviate within Limits of Deviation, § 10.

For Protection of Bodmin and Wadebridge Railway Company, § 11.

Power to purchase Lands and Easements by Agreement, § 12.

Power to take Water from Penbugle Spring, § 13.

Two Years for the compulsory Purchase of Lands, § 14.

Works to be completed in Three Years, § 15.

Lands and Streams purchased for Purposes of this Act to be vested in Trustees to be nominated by the Undertakers, § 16.

Provision for the Appointment of new Trustees, § 17.

Undertakers to make Order on County Treasurer for Amount of Estimate, § 18.

Provision for raising Moneys required for the Purposes of this Act by the County of Cornwall, §§ 19 to 22.

Power to apply to Public Works Loan Commissioners to lend Money for the Purposes of this Act, § 23.

Maintenance of Waterworks when completed, § 25.

Power to agree for a Supply of Water to the County Gaol, § 26.

Cap. ix.

"The Heywood Waterworks (Amendment) Act, 1866."

[18th May 1866.]

Enables the Heywood Waterworks Company to raise additional Capital by Shares and borrowing.

Cap. x.

"The North-eastern Railway Company's (Gilling and Pickering Branch) Act, 1866." [18th May 1866.]

Recites that it is expedient to authorize the North-eastern Railway Company to construct a Railway from Gilling to Helmsley and Pickering, and to raise additional Capital.

Incorporation of Consolidation Acts, § 2.

Power to make Railway ; Description of Railway, § 5.

280,000*l.* additional Capital may be raised by new Stock or new Shares, §§ 7 to 11.

Power to borrow 93,000*l.*, § 12.

Capital raised by Stock may be treated as if raised by Shares, §§ 13 to 15.

Three Years for compulsory Purchase of Lands, § 17.

Five Years for Completion of Railway, § 18.

Saving Rights of the Crown and the Duchy of Lancaster, § 26.

Cap. xi.

“ The North-eastern Railway Company’s (County of Durham Lines) Act, 1866.” [18th *May* 1866.]

Empowers the North-eastern Railway Company to construct certain Branch Railways and other Works to be completed in Five Years, to acquire additional Lands, and to raise further Sums of 1,133,000*l.* by Shares and 377,000*l.* by Mortgage.

Cap. xii.

“ The Rathmines, Rathgar, and Saint Catherine’s Improvement Act, 1866.” [18th *May* 1866.]

Limits of former Rathmines and Rathgar Improvement Acts extended, § 3.

New District to form Part of Rathmines Ward, § 4.

Roads, &c. in the District exempted from Jurisdiction of Grand Jury and placed under Commissioners, § 5.

Commissioners to have same Power as Grand Jury in making Roads, &c., § 6.

Grand Jury not to present for repairing Roads, &c. within the District, § 7.

No Part of Salary of County Surveyor is to be levied on the District, § 8.

Warrants in force at Commencement of Act to continue, § 9.

Rathmines, Rathgar, and Saint Catherine’s Improvement Rate, § 10.

Saving Rights of Corporation of Dublin, § 11.

Saint Catherine’s special Rate, § 12.

Tenants to deduct special Rate, § 13.

Rates vested in Commissioners, § 14.

Cap. xiii.

“ The Bodmin Waterworks Act, 1866.”

[18th *May* 1866.]

Recites that it is expedient to incorporate a Company for better supplying with Water the Borough and Parish of Bodmin, in the County of Cornwall.

Limits of Act, § 2.

Incorporation of Consolidation Acts, § 3.

Company incorporated, § 5.
 Power to construct Works, § 6.
 Capital 8,000*l.*, § 7.
 Power to borrow 2,000*l.*, §§ 10, 11.
 Power to create Debenture Stock, § 12.
 Meetings; Directors, &c., §§ 15 to 21.
 Three Years for compulsory Purchase of Lands, § 23.
 Five Years for Completion of Works, § 24.
 Power to take Lands and Waters for Purposes of Act, § 25.
 For Protection of Bodmin and Wadebridge Railway, §§ 29 to 32.
 Rates for Supply of Water for domestic Purposes, §§ 34 to 37.
 Regulation for Supply of Water, § 39.

Cap. xiv.

“The Holyhead Waterworks Act, 1866.”

[18th May 1866.]

Recites that it is expedient to provide for a better Supply of Water to the Parish of Holyhead.
 Incorporation of Consolidation Acts, § 2.
 Company incorporated, § 4.
 Power to make Waterworks and to appropriate Streams, §§ 5 to 8.
 As to Construction of Works affecting Chester and Holyhead Railway, § 10.
 Not to interfere with Springs or take Lands of London and North-western Railway Company, § 11.
 Share Capital to be 8,000*l.*, § 12.
 Power to borrow 2,000*l.*, §§ 15 to 17.
 Power to create Debenture Stock, § 18.
 Meetings; Directors, &c., §§ 19 to 26.
 Three Years for compulsory Purchase of Lands, § 27.
 Four Years for Completion of Works, § 28.
 Rates and Regulations, §§ 29, 30.
 Company to lay down Hydrants, § 31.
 Company may supply Shipping in Holyhead Harbours, § 32.
 Company not to divert Water from Government Tank, § 33.
 Regulations for preventing Waste of Water, §§ 34 to 37.

Cap. xv.

“The Neath and Brecon Railway Act, 1866.”

[18th May 1866.]

Authorizes the Neath and Brecon Railway Company to raise additional Capital not exceeding 150,000*l.* by Shares, and 50,000*l.* by Mortgage, and to create Debenture Stock.

Cap. xvi.

“The Croydon Commercial Gas Act, 1866.”

[18th May 1866.]

Recites that it is expedient to enable the Company to extend their Limits of Supply and to erect new Works.
 Repeal of recited Acts, § 4.

Limits of Act, § 5.

Company to continue incorporated, § 6.

General Powers of the Company, § 7.

Present Property vested in Company, § 8.

Saving previous Rights and Liabilities, §§ 9 to 16.

Capital 40,000*l.*, § 17.

Power to raise additional Capital not exceeding 78,000*l.*, § 19.

Power to borrow on Mortgage not exceeding 9,500*l.*, § 23.

Power to create Debenture Stock, § 25.

Meetings ; Directors, &c., §§ 27 to 34.

Power to purchase Lands, § 35.

Powers as to Construction of Gasworks, § 36.

Consumption by Meter, §§ 38. to 42.

Limit of Price of Gas, § 43.

Quality of Gas and Mode of testing Purity of Gas, §§ 46 to 48.

Cap. xvii.

“ The Devon and Somerset Railway (Capital) Act, 1866.”
[18th *May* 1866.]

Authorizes the Devon and Somerset Railway Company to cancel unissued Shares in their Capital, and to create Preference Shares in lieu thereof.

Cap. xviii.

“ The Paisley Waterworks Act, 1866.”

[18th *May* 1866.]

Recites that it is expedient to authorize the Paisley Water Commissioners to make and maintain additional Reservoirs and other Works, and to give an increased Supply of Water, and to borrow Money for the Purposes of their Undertaking.

Incorporation of Consolidation Acts, § 2.

Repeal of Portions of “ The Paisley Waterworks Act, 1854,”
§ 3.

Commissioners, § 5.

Committees to be appointed, § 6.

Quorum and Proceedings of Committees, § 7.

Power to make Works, § 8.

Power to borrow Money, § 9.

Form and Execution of Mortgages, §§ 10 to 14.

Commissioners may fund Debt and issue Certificates of Funded Debt, §§ 15 to 19.

Commissioners may borrow on Cash Account, § 20.

Application of Money raised and borrowed, § 21.

Dividend payable to Company to be secured over Undertaking,
§ 22.

Appointment of Judicial Factor, §§ 23, 24.

Provisions for recovering Feu Duties, § 25.

Power to purchase Lands by Agreement, § 26.

Three Years for compulsory Purchase of Lands, § 27.

Ten Years for Completion of Works, § 28.

Power to store and supply Water, § 29.

- Compensation Water under first-recited Act, § 30.
 Compensation Water to be provided to Parties affected by new Works, § 31.
 For the Protection of Mr. Harvey, Mr. Richardson, and Mr. Houstoun, § 34.
 Provision as to laying Pipes under Roads, § 37.
 Limits of Act, §§ 38, 39.
 Supply of Water for domestic Use, §§ 40, 41.
 Cleansing Sewers, &c., § 43.
 Cisterns to be constructed to prevent Waste and Impurity, § 44.
 Commissioners to estimate annual Sums required, § 45.
 Public Water Rate to be levied, § 46.
 Domestic Water Rate to be levied, § 47.
 Rates to be regulated by annual Expenditure, § 48.
 Assessment of Rates, §§ 49 to 53.
 Form and Conditions of Rate, §§ 54 to 57.
 Commissioners may arrange for Assessment and Collection of Rates, § 58.
 Appeal to Commissioners on ground of Inequality, § 59.
 Application of Rates, § 63.
 Accounts to be kept and published, § 64.
 Provision for Sinking Fund, § 65.
 Reserving certain Questions between Company and Commissioners, § 66.
 Byelaws with respect to Supply of Water, § 68.
 Schedules (Forms).

Cap. xix.

"The Bromsgrove and Droitwich Waterworks Act, 1866."
 [18th May 1866.]

- Recites that it is expedient to make Provision for better supplying with Water the Towns of Bromsgrove and Droitwich, and certain Parishes and Places adjacent thereto in the County of Worcester.
 Incorporation of Consolidation Acts, § 2.
 Company incorporated, § 4.
 Power to make Waterworks and take Lands for Works, § 5.
 Capital 30,000*l.*, § 6.
 Power to borrow 7,500*l.*, §§ 9 to 11.
 Power to create Debenture Stock, § 12.
 Meetings ; Directors, &c., §§ 15 to 17.
 Three Years for compulsory Purchase of Lands, § 22.
 Five Years for Completion of Works, § 23.
 Limits of Act, § 25.
 Power to take Water out of certain Streams, § 26.
 Provision as to taking Water from Spadesbourne Brook, § 27.
 Providing for a measuring Gauge, §§ 28 to 31.
 Water from Pike's Pool Stream to be taken in the first instance only for the Supply of Droitwich, &c., § 32.
 Water from Spadesbourne Brook not to be taken for the Supply of Droitwich except where necessary, in addition to that from Pike's Pool Stream, § 33.

- Water from Reservoir at Mount Pleasant to be used only in Case of Emergency, § 34.
 For Protection of certain Estates, §§ 35, 36.
 As to Artesian Wells, § 37.
 Compensation Water to certain Farms, § 38.
 Provision for Compensation for Water taken, § 39.
 Reservation of Right of Fishery, § 40.
 Compensation to R. W. Johnson, Esq., for Lands, Springs, &c. taken, § 41.
 Protection of Streets, §§ 42 to 44.
 Protection of the Midland Railway, §§ 45 to 47.
 Rates at which Water is to be supplied for domestic Purposes, § 48.
 Protection from Impurities and against Waste, § 49.
 Limitation of Pressure, § 51.
 Water may be supplied by Agreement, § 52.
 Company may contract with Local Bodies as to Supply of Water, § 53.
 Recovery of Charges for Supply of Water, §§ 55 to 59.

Cap. xx.

"The Thames Tunnel Act, 1866." [18th May 1866.]

Recites that by the 5 Geo. 4. c. 156., intituled "An Act for making and maintaining a Tunnel under the River Thames, from some Place in the Parish of St. John of Wapping, in the County of Middlesex, to the opposite Shore of the said River, in the Parish of St. Mary, Rotherhithe, in the County of Surrey, with sufficient Approaches thereto," the Thames Tunnel Company were incorporated with a Capital of 200,000*l.*, in Shares of 50*l.* each, and with Authority to borrow on Mortgage 50,000*l.*, and were authorized to make and maintain a Tunnel, as expressed in the Title to the reciting Act, and other Works, and to acquire Lands for the Purpose; that by the 9 Geo. 4. c. 63., the Company were authorized to raise a further Sum of 200,000*l.* by Shares or Mortgage, or Annuities, and other Provision was made with respect to the Company; that by the 3 & 4 Will. 4. c. 121., Provision was made for Advances to the Company by the Commissioners for issuing Exchequer Bills for Public Works in Exchequer Bills for not exceeding 270,000*l.* on the Security of the Undertaking, Works, and Property of the Company: And whereas the Company have made the Thames Tunnel, and have raised a large Capital by means of Shares, but some of those Shares were afterwards forfeited; that the Company obtained Advances of Exchequer Bills as authorized by the thirdly-recited Act; that at the Time of the passing of "The East London Railway Act, 1865," the Public Works Loan Commissioners were by their Secretary Mortgagees in Possession of the Thames Tunnel for securing the Repayment of the Advances so made in Exchequer Bills; That by "The East London Railway Act, 1865," the East London Railway Company were incorporated, and were authorized to make and maintain the East London

Railway, the Main Line of which is to pass through the Thames Tunnel, and the Railway Company were authorized to take the Thames Tunnel and some Lands of the Company, subject to an Agreement for the Sale of the Thames Tunnel and Lands of the Company, which Agreement was confirmed, but the Railway Company were not to take the Tunnel and Lands unless and until the Railway Company should pay in discharge of the Debt secured to the Public Works Loan Commissioners, such a Sum as they should order to be accepted in discharge of their Debt; that the Sum which the Railway Company agreed to pay the Company for the Purchase of the Thames Tunnel and Lands so agreed to be sold was 200,000*l.*, whereof 100,000*l.* was to be paid at once, and the remaining 100,000*l.* was to be paid by Instalments, without Interest but with an Option for the Railway Company to pay on Terms expressed in the Agreement Sums by way of Anticipation of all or any of the Instalments, amounting to 94,000*l.*; that the Public Works Loan Commissioners ordered their Secretary to accept 100,000*l.* in discharge of their Mortgage Debt, which Sum was paid by the Railway Company to the Company in part Payment of their Purchase Money of 200,000*l.*, and was paid by the Company to the Secretary in discharge of the Debt to the Commissioners; that the Capital of the Company now held by Shareholders is 172,050*l.*, in 3,441 Shares of 50*l.* each, all of which are fully paid up; that the Company have no Mortgage Debt and are not liable to the Payment of any Annuity, and their Debts are of small Amount; that they are the Owners of Lands and Houses besides the Thames Tunnel and Lands sold to the Railway Company, and the Company are desirous and it is expedient that they be authorized to sell and dispose of and realize their Property, and to discharge all their Debts, Liabilities, and Engagements, and to divide their net surplus Monies among their Shareholders; and that Provision be made for the Dissolution of the Company, and the Repeal of the four recited Acts relating to the Company, saving certain Sections set forth in the Schedule.

Company to sell and realize their Property, § 2.

Receipts to discharge, § 3.

Company to pay Debts, § 4.

Company to distribute surplus Monies among their Shareholders, § 5.

Payments into Court by Company so winding-up, § 6.

Dissolution of Company, § 7.

Notice of Dissolution of Company, § 8.

Repeal of Company's Acts, saving Sections in Schedule to Act, § 9.

Act not to prejudice Arrangements with Tunnel Company's Shareholders, § 10.

Schedule (Sections of recited Acts not to be repealed).

Cap. xxi.

"The Dryclough, Shaw, and Rochdale Roads Act, 1866."
[18th May 1866.]

Recites Act 7 Will. 4. ; that the Trustees under previous Acts borrowed Money in the First and Second Schedules ; the Trustees under the recited Act borrowed Money in the Third Schedule ; Interest on the preferential Mortgages in the Third Schedule duly paid ; no Interest paid on any Mortgages in the First Schedule for upwards of 20 Years ; Arrears of Interest have accumulated on the Mortgages in the Second Schedule ; Accumulations of Revenue in the Trustees' Hands ; such Accumulations applicable to the Discharge of Arrears of Interest ; Difficulties in the Distribution ; such Accumulations cannot be properly distributed without the Direction of Parliament ; Mortgages cannot be paid off nor Roads repaired unless Term extended ; it is expedient to repeal recited Act, and to grant new Powers.

Recited Act to be repealed, and this Act to be put in force, § 1.
Trustees ; Roads, Tollgates ; Tolls, §§ 3 to 24.

Application of net Accumulations in the Trustees Hands, § 25.
Application of Monies accruing under this Act, § 26.

Trustees may expend 150*l.* in improving Road at Milnrow, § 27.

Notice to be advertised for Claimants of principal Sums in the First Schedule to prove their Titles, or that, in default, they will be barred, § 28.

Parties proving their Titles pursuant to such Notice to receive Interest, and to be afterwards on same Footing as the Mortgagees in the Second Schedule ; § 29.

Extinguishment of Arrears of Interest, § 30.

As to Mode of discharging Debt on the Roads, § 31.

Trustees not bound by Trusts affecting Sums owing, § 32.

Provision for Payment of Monies for which a valid Discharge cannot be given, § 33.

Mortgagees to take Possession for Payment of Interest only, § 34.

Act to continue in force 18 Years ; Provision as to Discontinuance of Tolls and Disposition of the Property of the Trust, § 36.

Schedules (Lists of Creditors of Trust).

Cap. xxii.

"The Butterton Moor End Turnpike Roads Act, 1866."
[18th May 1866.]

Extends the Term for a further Period of 15 Years, and amends the Provisions of an Act of the 3 Will. 4. "for more effectually
"repairing and improving the Road from Butterton Moor
"End to the Turnpike Road leading from Buxton to Ash-
"bourne, and other Roads therein mentioned, in the Counties
"of Stafford and Derby, and for making several Diversions
"or new Lines of Road to communicate therewith."

Cap. xxiii.

"The Dublin Corporation Waterworks Acts Amendment Act, 1866." [18th May 1866.]

Recites that it is expedient to enable the Lord Mayor, Aldermen, and Burgesses of Dublin to enlarge Portions of the Dublin Corporation Waterworks; to erect Telegraphic Poles and Wires; to borrow further Money; and to provide for the Repayment thereof.

Power to construct Works, §§ 4 to 6.

Power to borrow additional Sum not exceeding 110,000*l.*, §§ 7 to 9.

Compulsory Purchase of Land limited to Two Years; Execution of Works to Three Years, § 10, 11.

Extension of Time for completing Works already authorized, § 12.

Power to erect and maintain Telegraphs, § 13.

Arrangements as to Supply of Water, § 14.

For Protection of Estate of Rossana, § 15.

Sinking Fund, § 16.

Money may be raised by Tontine, § 17.

Cap. xxiv.

"The Dublin Port Acts Amendment Act, 1866." [18th May 1866.]

Recites that it is expedient to make Provision for enabling the Corporation for preserving and improving the Port of Dublin to borrow further Sums of Money, and for amending the Provisions of former Acts relating to the Supply of Ballast by the said Corporation.

Corporation may reduce Ballast Dues, § 4.

Power to borrow not exceeding 200,000*l.* on Security of Harbour Funds, § 5.

Existing Debentures confirmed, § 7.

Existing Debt may be redeemed, or new Securities issued, § 9.

Saving Rights of Debenture Holders, § 10.

Application of Monies, § 11.

Salary of Pilot Master and Haven Masters, § 12.

Powers of the Corporation as to Ballast, § 13.

As to publishing and furnishing Accounts yearly, § 14.

Saving Rights of Harbour Corporation, § 15.

Saving Rights of Corporation of Dublin, § 16.

Cap. xxv.

"The Dublin Port (Docks) Act, 1866." [18th May 1866.]

Recites that it is expedient to make Provision for enabling the Corporation for preserving and improving the Port of Dublin to purchase the Custom House Docks and Premises, the Grand Canal Docks and Warehouses at Dublin.

Incorporation of Consolidation Acts, § 2.

Purchase of Custom House Docks and Custom House Dock Premises by Corporation authorized, § 4.

On Completion of Purchase Premises to vest in Corporation, § 5.

Effect of Transfer, § 6.

As to the Purchase of other Lands, § 7.

Power to purchase Grand Canal Docks with Consent of Treasury, §§ 8, 9.

Grand Canal Docks to vest in Corporation, § 10.

No further Rates payable for Use of Docks, § 11.

Corporation to be discharged from future Demands of Canal Company or their Representatives, § 12.

Directors Receipt to be valid Discharge to Corporation, § 13.

Grand Canal Docks to be held by the Corporation, § 14.

Mortgages affecting Grand Canal Docks to be paid off, § 15.

Power to borrow not exceeding 100,000*l.*, §§ 16 to 18.

Officers of Customs to have free Access to Docks without Payment of Toll, § 20.

Power to take Rates for certain Services rendered by Corporation in Docks and Dock Premises, § 21.

Company may give Certificates of deposited Goods and Warrants for Delivery of Goods, §§ 22 to 26.

Accounts, § 28.

Saving Rights of Messrs. Scovell; of Canal Company; of Corporation; of Corporation of Dublin, §§ 29 to 32.

Schedules (Customs Rates).

Cap. xxvi.

"The Leicester Cattle Market, Town Hall, and Improvement Act, 1866." [18th May 1866.]

Recites that it is expedient to make Provision for empowering the Corporation of the Borough of Leicester to remove the Cattle Market of the Borough to another Site, to provide Slaughter-houses, and to erect a Town Hall and other public Buildings.

Incorporation of Lands Clauses Acts and Markets and Fairs Clauses Act, § 3.

Incorporation of Parts of Improvement Act, § 5.

Power to provide Place for Cattle and Horse Markets and Fairs, § 6.

Limits of Act, § 8.

Lands for Cattle Market, § 9.

Sewerage and Drainage of Market, § 10.

Time for Completion of Market, § 11.

Discontinuance of existing Cattle Market, § 12.

Penalty for selling Cattle elsewhere, § 13.

Tolls for Market, § 15.

Power to provide Slaughter-houses, § 17.

Slaughter-house Tolls, § 18.

Application of Receipts from Cattle Market, &c., § 19.

Power to make Byelaws, §§ 20, 21.

Power to erect Town Hall, Courts of Justice, &c., § 23.

Power to take Lands, § 26.

Limit of Time for compulsory Purchase Three Years, § 28.
 Power to make Conveyances and Leases, § 29.
 Power to sell Lands not wanted, § 33.
 Application of Receipts from Rents and Sale of Lands, § 35.
 Power to borrow not exceeding 80,000*l.*, § 36.
 Money borrowed to be applied for Market, &c., § 37.
 Payment off by Sinking Fund, § 40.
 Power to cover over Water in Highways, § 41.
 Power to Local Board to accept Shares in Waterworks Company, §§ 42, 43.
 Application of Dividends on Shares, § 44.
 Power for Local Board to borrow in order to pay for Shares, § 45.
 Money borrowed by Local Board charged on General District Rate, § 48.
 Power to include Money required in General District Rates, § 49.
 Payment off by Sinking Fund, &c., § 50.
 Saving of Rights and Remedies of Corporation, § 53.
 Schedules.

Cap. xxvii.

"The Leicester Waterworks Act, 1866."

[18th May 1866.]

Recites that it is expedient to make Provision for extending the Limits within which the Leicester Waterworks Company may supply Water, and for empowering the Company to construct further Works and to raise additional Capital, and for authorizing a further Arrangement between the Company and the Local Board of Health for the Borough of Leicester, and the raising of Money by the Local Board to effectuate that Arrangement.

Incorporation of Consolidation Acts, §§ 2, 3.
 Limits of Company's Acts extended, § 4.
 Power to construct Works, § 5.
 Protection of the Midland Railway, § 8.
 Three Years for compulsory Purchase of Lands, § 11.
 Power to take additional Lands by Agreement, § 12.
 Reservation of Water Rights, &c., on Sale by Company, § 13.
 Time for Construction of Works, § 14.
 Right of Fishing, &c. in Reservoir reserved to Lord Stamford, § 15.
 Lord Stamford to have Right of using Led Wood Stream, § 16.
 Furnaces, &c. to consume their own Smoke, § 17.
 Power to raise additional Share Capital not exceeding 120,000*l.*, §§ 19, 20.
 Allotment of Shares, §§ 21 to 26.
 Power to borrow, § 27.
 Restriction on borrowing, § 29.
 Power to create Debenture Stock, § 32.
 Provision for Reserve Fund, § 33.
 Participation of Local Board in surplus Profits, § 35.
 Local Board to accept certain Shares and to have Rights of Shareholders, §§ 39, 40.

Power for Local Board to borrow, § 42.

Money borrowed by Local Board charged on General District Rate, § 45.

Payment off by Sinking Fund, &c., § 47.

General Meetings of Company, § 48.

As to Pressure, § 50.

Company not compellable to supply Water in certain Cases, § 51.

Occupiers of Houses not exceeding 10*l*. Rent to be liable to Water Rents in certain Cases, § 52.

Regulations for preventing Waste, &c. of Water, § 53.

Local Board to have Supply of Water by Meter for certain Purposes, § 56.

Schedule (former Acts of Company).

Cap. xxviii.

“The Ross and Cromarty Roads Act, 1866.”

[18th May 1866.]

Recites the 1 & 2 Will. 4. c. 43., the 8 & 9 Vict. c. 41., the 10 & 11 Vict. c. 69., and the “Highland Roads and Bridges Act, 1862;” that the Roads, Highways, Bridges, and Ferry Piers in the Counties of Ross and Cromarty are now vested in and managed by the Trustees appointed under the thirdly-recited Act, and by the Commissioners of Supply of the Counties acting under the Powers of the fourthly-recited Act respectively, and such divided Management is attended with Inconvenience and Expense, and it is expedient that it should cease, and that the whole of the Roads, Highways, Bridges, and Ferry Piers in the said Counties (except as herein otherwise specially provided) should be placed under uniform Management and Control in manner and subject to the Conditions and Provisions herein-after expressed and contained, and that a Body of Trustees should with that view be appointed for the Counties, with Powers for the Completion, Maintenance, Management, and Repair of the said Roads, Highways, and Bridges, and the Construction of other Roads and Bridges within the Counties, by means of the several Assessments hereby authorized, and that the Tolls, Duties, and Assessments leviable within the said Counties under the recited Acts or any of them should be abolished at and from the 1st Day of January 1867; and that it is likewise expedient that such of the said Roads, Highways, and Bridges as are situated within the Parliamentary Boundaries of the respective Royal and Parliamentary Burghs within the Counties, except as herein-after mentioned, should be placed under the Management and Control of the respective Town Councils or Police Commissioners thereof, with the Powers and subject to the Provisions and Conditions herein expressed; that the Island of the Lews in the County of Ross is situated at a Distance from the Mainland, and it is expedient that the Roads, Highways, Streets, and other Thoroughfares and Bridges and Ferry Piers therein should be vested in and placed

under the Management and Control of separate Bodies of Trustees.

Repeal of thirdly-recited Act, § 3.

Secondly-recited Act not to apply to Roads under this Act, § 4.

Firstly-recited Act incorporated, except certain Sections thereof, § 5.

Commissioners Clauses Act incorporated, § 6.

Roads to which Act is applicable, § 7.

Divisions of County into Districts for the Purposes of the new Roads and Bridges, §§ 8, 9.

Appointment and Qualifications of Trustees; Election of Tenant Trustees, §§ 10, 11.

District Trustees; their Meetings; Chairman, &c., §§ 12 to 15.

County Road Board; its Meetings and Proceedings, §§ 16 to 20.

Rights and Powers of Trustees and of County Board, §§ 27 to 32.

Debts and Contracts may be enforced, §§ 33, 34.

As to Condition of Roads when handed over, § 35.

Provision for Maintenance and Repair of the Dundonnell Road, § 36.

Abolition of Tolls and Statute Labour after 1st January 1867, § 40.

Payment of existing Debts affecting the Highways and Bridges, § 41.

Assessment for paying off Debts, §§ 42, 43.

Transfer of Roads in Burghs to Local Authorities, §§ 44 to 49.

Payment by Town Council of Dingwall to Trustees for Maintenance of Roads in the Burgh, § 49.

Maintenance of Roads; Assessment for Repairs, §§ 50 to 54.

Assessment for Construction of new Roads and Bridges, §§ 55 to 57.

Extraordinary Repairs; Assessment on Proprietors, § 58.

Rate of and Liability to Assessment, §§ 59 to 61.

Imposition and Collection of Assessment, §§ 62 to 67.

Powers of borrowing by Trustees, §§ 68 to 70.

Provisions as to Accounts, §§ 71 to 73.

Shutting up of Roads for Repairs; stopping up of Roads, §§ 75 to 77.

Island of the Lews to form Two separate Districts; Management of Roads; Trustees; and Assessments therein, §§ 79 to 86.

Application of Monies received under the Act, § 89.

Schedules :—

A. List of Ferry Piers.

B. Debts to be paid.

C. Form of Assignment in Security.

D. Form of Transfer.

Cap. xxix.

"The Manchester Town Hall and Improvement Act, 1866." [18th May 1866.]

Recites that it is expedient that the Mayor, Aldermen, and Citizens of the City of Manchester should be empowered to

erect a Town Hall, Police Court, and other Buildings for the more convenient Transaction of Business within the City of Manchester, with all necessary and convenient Approaches and Accesses thereto, and, for such Purpose and other Purposes connected with the Improvement of the said City, to acquire by Compulsion or Agreement, and appropriate Lands, Houses, and Property; also that the Corporation and the Justices of the Peace for the County of Lancaster should be empowered to enter into Agreements with respect to the Maintenance, Repair, and Renewal of the County and Hundred Bridges, and the Portions of the public Roads within the said City to the Repair of which the said Justices are at present liable, and that the Corporation should be empowered to undertake the Maintenance, Repair, and Renewal of such Bridges and Portions of Road respectively, and that it would tend to the Convenience and Safety of the Inhabitants and others frequenting the said City if the Corporation were empowered to make Byelaws and Rules for regulating certain traffic within and along the Streets thereof; that it is also expedient that better Provision be made for enabling the Corporation to obtain from the Owners of Property reasonable Contributions on account of the general Expenses of establishing and maintaining the Fire Brigade, and the Expenses incurred in case of Fires within the City; also that further Provision be made with reference to Water Rents and other Sums payable to the Corporation, and for the Recovery of Sums due for the Repair of Pipes and otherwise under any of the Acts relating to the Waterworks of the Corporation, and also for the Recovery of Rents for Gas supplied by the Corporation, and in reference to the Establishment by the Corporation of Weighing Machines, and the Recovery of Tolls for the Use thereof; and that the Corporation be empowered to raise a further Sum of Money.

Incorporation of Consolidation Acts, § 2.

Council of City to execute Act, § 4.

Power to take Lands and to erect a Town Hall, &c., § 6.

Compulsory Powers not to be exercised after Three Years, § 10.

Ground laid into Streets to be public Highways, § 11.

Corporation to sell Lands not required, § 12.

Extending certain Provisions of Lands Clauses Act, § 13.

Corporation may make Byelaws for Regulation of Traffic, §§ 14 to 16.

Provision for Recovery of Monies payable to the Corporation in respect of Waterworks, § 17.

Provision for Recovery of Gas Rents, § 18.

Repeal of Section 119 of Act 7 & 8 Vict. c. 141., § 19.

Expenses of Fires to be paid to the City Treasurer by Owners of Property; Demands to be settled by Justices, § 20.

Authorizing Agreements between the Corporation and County Justices with respect to Repair and Maintenance of Bridges and Roads, § 21.

Provision as to Weighing Machines, § 22.

Power to borrow not exceeding 495,000*l.*, § 23.

Sinking Fund, § 24.

Schedule (Tolls).

Cap. xxx.

“The Morayshire Railway Act, 1866.”

[18th May 1866.]

Enables the Morayshire Railway Company to raise Capital by creating new Shares or Stock ; to attach preferential Dividend thereto ; and to create Debenture Stock.

Cap. xxxi.

The Newark Gas Act, 1866.”

[18th May 1866.]

Recites that it is expedient to confer further Powers upon the Newark Gas Company ; to authorize them to purchase additional Lands ; to raise further Monies ; and amend former Act.

Incorporation of Consolidation Acts, §§ 3, 4.

Limits of Act, § 5.

Repeal of existing Act, § 6.

Re-incorporation of Company, § 7.

Saving previous Rights and Liabilities, §§ 8 to 16.

Share Capital to be 25,000*l.*, § 17.

Appropriation of Shares, § 18.

Power to raise additional Capital not exceeding 15,000*l.*, § 22.

Power to borrow not exceeding 5,800*l.*, §§ 25 to 28.

Meetings ; Directors, &c., §§ 29 to 33.

Three Years for the compulsory Purchase of Land, § 35.

Powers as to the Supply of Gas, § 37.

Powers as to Gasworks, &c., § 38.

Supply to public Lamps, § 39.

Regulations as to Payment for Gas, §§ 41 to 43.

Use of Meters, §§ 44 to 54.

Maximum Price of Gas, § 61.

Mode of testing illuminating Power of Gas, §§ 62 to 65.

Cap. xxxii.

“The Stourbridge Gas (Amendment) Act, 1866.”

[18th May 1866.]

Amends the Act of 1854 relating to the Company ; authorizes them to raise additional Capital of 12,000*l.* by Shares, either ordinary or preferential ; and to borrow 4,000*l.* on Mortgage ; regulates Quality and Price of Gas.

Cap. xxxiii.

“The Hornsey Gas Act, 1866.”

[18th May 1866.]

Recites that it is expedient to authorize the Hornsey Gas Company to extend their Works and to raise further Capital.

Incorporation of Consolidation Acts, § 2.

Limits of Act, § 4.

Incorporation of Company, § 5.

Property of old Company vested in Company incorporated by this Act, § 7.

Saving previous Rights and Liabilities, §§ 8 to 16.

Increase of Capital, not to exceed 50,000*l.* in the whole, § 23.

Power to attach Preference to new Shares, § 24.

Limit of Dividends on new Capital, § 25.

Power to borrow on Mortgage, §§ 27 to 29.

Meetings ; Directors, &c., §§ 33 to 38.

Power to purchase Lands, § 39.

Power for Maintenance of Gasworks, §§ 40 to 46.

Price of Gas, § 47.

Meters, §§ 48 to 53.

Power of testing Quality of Gas, §§ 54 to 57.

Saving of Rights of the Imperial Gas Light and Coke Company, § 65.

Saving Rights of Edward Welch, §§ 66, 67.

Cap. xxxiv.

“The Midland Great Western Railway of Ireland Act, 1866.” [18th May 1866.]

Enables the Midland Great Western Company to purchase additional Lands ; and regulates Election of Directors and Scale of Voting.

Cap. xxxv.

“The Talacre Pier and Harbour Act, 1866.”

[18th May 1866.]

Recites that the Construction of a Pier and Harbour in the River Dee or the Estuary thereof, in or adjoining the Parish of Llanasa, in the County of Flint, at or near the Lands called Talacre, with a Railway to connect the said Pier with the Chester and Holyhead Railway, would be of public and local Advantage.

Incorporation of Consolidation Acts, §§ 2 to 5.

Company incorporated, with Power to make Pier, Harbour, and Railway, § 6.

Capital, 150,000*l.*, § 9.

Power to borrow 50,000*l.*, §§ 13 to 16.

Meetings ; Directors, &c., §§ 17 to 23.

Three Years for compulsory Purchase of Lands, § 25.

Five Years for Completion of Works, § 26.

For Protection of Lands and Rights of Sir Pyers Mostyn, §§ 27 to 32.

For Protection of Chester and Holyhead Railway, § 33.

Protection of Lands of London and North-western Railway Company, § 34.

Saving Jurisdiction of Llanasa Drainage Trustees, § 35.

Power to dredge, scour, and buoy River, § 40.

Rates on Passengers on Pier, and on Goods and Vessels, §§ 41 to 43.

Cranes, Weighing Machines, &c., § 44.

Saving Rights of the Crown, § 52.

Land reclaimed by the Works not to be taken without the

Consent of the Commissioners of Woods, &c., § 53.

Schedule (A.) }
Schedule (B.) } Rates.
Schedule (C.) }

Cap. xxxvi.

"The Drayton Junction Railway (Capital) Act, 1866." [18th May 1866.]

Enables the Drayton Junction Railway Company to raise an additional Share Capital not exceeding 180,000*l.*, by either ordinary or preferential Shares; to divide their existing Shares into Half Shares; and to borrow 60,000*l.* on Mortgage.

Cap. xxxvii.

"The Frome Gas Act, 1866." [18th May 1866.]

Recites that it is expedient to incorporate the Frome Selwood Gas and Coke Company previously established under Deed of Settlement; and to make further Provision for lighting with Gas the Town of Frome Selwood and certain Parishes and Places in the Neighbourhood thereof.

Incorporation of Consolidation Acts, § 2.

Limits of Act, § 4.

Incorporation and general Powers of the Company, §§ 5, 6.

Saving previous Rights and Liabilities under Company's Deed of Settlement, § 9 to 20.

Capital 25,000*l.*, § 21.

Appropriation of Shares; Calls; Dividends, &c., §§ 22 to 28.

Power to borrow 3,250*l.*, § 29.

Power to create Debenture Stock, § 31.

Meetings; Directors, &c., §§ 35 to 44.

Power to purchase Lands, § 45.

Powers as to Gasworks, § 46.

Limiting Price of Gas, § 48.

Consumption by Meters, § 53 to 60.

For preventing Frauds and Waste of Gas, § 61.

Power to test the illuminating Powers of the Gas, §§ 69 to 71.

Cap. xxxviii.

"The Wrexham, Mold, and Connah's Quay Railway (Additional Capital) Act, 1866." [18th May 1866.]

Enables the Company to raise an additional Share Capital not exceeding 180,000*l.*, by either ordinary or preferential Shares, and to borrow not exceeding 60,000*l.*

Cap. xxxix.

"The Tain Waterworks Act, 1866." [18th May 1866.]

Empowers the Magistrates and Council of the Burgh of Tain to construct Works, to be completed in Five Years, for pro-

viding an increased Supply of Water to the Burgh, and authorizes the raising of Money on the Security of the Corporate Funds to meet the necessary Expenditure.

Cap. xl.

“The Briton Ferry Gas Act, 1866.” [18th May 1866.]

Recites that it is expedient to confer Powers upon the Briton Ferry Gas and Coke Consumers Company (Limited), for more effectually lighting Briton Ferry with Gas.

Incorporation of Consolidation Acts, §§ 2 to 4.

Limits of Act, § 5.

Incorporation of Company, § 6.

General Powers of the Company, § 7.

Present Property vested in Company incorporated by this Act, § 8.

Saving previous Rights and Liabilities, §§ 10 to 18.

Capital to be 5,000*l.*, § 19.

Power to raise additional Capital of 3,000*l.*, § 22.

Power to borrow on Mortgage and to create Debenture Stock, §§ 26 to 28.

Meetings; Directors, &c., §§ 30 to 35.

Power to purchase Lands, § 36.

Powers as to Construction of Gasworks, &c., § 37.

Consumers may be required to consume by Meter, §§ 39 to 40.

Limiting the Price of Gas, § 43.

Power to test the illuminating Power of the Gas, §§ 46, 47.

Cap. xli.

“The Buckley Railway (Additional Powers) Act, 1866.”
[18th May 1866.]

Enables the Buckley Railway Company to carry Passengers upon their Railway and to raise further Capital of 30,000*l.* in Shares and 10,000*l.* by Mortgage.

Cap. xlii.

“The Bury Gas Act, 1866.” [18th May 1866.]

Recites that it is expedient to authorize the Bury Improvement Commissioners to raise a further Sum of Money for their Gasworks and for other Purposes.

Incorporation of Parts of Commissioners Clauses Act 1847, § 2.

Power to borrow not exceeding 50,000*l.*, § 5.

Application of Bury Gas Act, 1857, § 6.

Power to create Bury Gasworks Debenture Stock, §§ 9 to 14.

Application of Revenue under Act, § 15.

Limit of Mortgages and Debenture Stock to be raised 112,250*l.*, § 16.

Extinction of borrowing Powers, § 17.

Schedule (Form of Certificate).

Cap. xliii.

"The Lancashire and Yorkshire Railway (Extension of Time) Act, 1866." [18th May 1866.]

Recites that it is expedient to extend the Time for the Construction of certain Railways authorized by "The Lancashire and Yorkshire Railway (Dewsbury, &c. Branches) Act, 1861," and "The Lancashire and Yorkshire Railway (Additional Powers) Act, 1862;" to empower the Lancashire and Yorkshire Railway Company to acquire additional Lands and to raise additional Capital.

Incorporation of Consolidation Acts, §§ 2 to 4.

Extending Time for Completion of Railways, § 5.

Reserving the Rights of Bentley Shaw, Esq., § 6.

Power to take Lands, § 8.

Authorizing Sale of Lands belonging to the Duchy of Lancaster, and providing for Application of Purchase Money, § 9.

For Enrolment of all Deeds of Conveyance of Land belonging to the Duchy of Lancaster, § 10.

Power to raise additional Shares Capital of 600,000*l.*, §§ 11 to 13.

Power to borrow on Mortgage 200,000*l.*, §§ 15, 16.

Three Years for compulsory Purchase of Lands, § 19.

Saving Rights of the Crown and the Duchy of Lancaster, § 20.

Cap. xliv.

"The Lancashire and Yorkshire (Blackburn and Padiham) Act, 1866." [18th May 1866.]

Authorizes the Lancashire and Yorkshire Railway Company to construct a Railway between Blackburn and Padiham to be completed in Four Years, with Power to raise for that Purpose an additional Capital of 128,000*l.* in Shares and 42,600*l.* by borrowing.

Cap. xlv.

"The Afon Valley Railway Act, 1866."

[18th May 1866.]

Authorizes the Company to divide their existing Shares into preferred and deferred Half Shares.

Cap. xlvi.

"The Dagenham (Thames) Dock Act, 1866."

[18th May 1866.]

Recites that it is expedient to enable the Dagenham (Thames) Dock Company to acquire additional Lands, and to enlarge their Undertaking; and to provide Abattoirs and other Conveniences; to amend the Dagenham (Thames) Dock Acts, 1855 and 1862; and to authorize the raising of additional Capital.

Incorporation of Consolidation Acts, § 2.

Power to construct Works, § 4.

Repeal of Parts of Company's Act of 1855, § 6.

Certain Works to be done for Protection of Commissioners of Sewers, § 7.

Company to do certain Things before cutting through Barrier Bank, § 8.

Works to be done to Satisfaction of Engineer to Commissioners of Sewers, &c., § 9.

If Works prove insufficient for Drainage, and Commissioners should alter the Dagenham Sluice, Company to pay Half the Expense, § 10.

Saving Rights of the Commissioners, §§ 11 to 14.

Limiting compulsory Powers of Company as regards Estate of Marquess of Salisbury, §§ 15, 16.

Company to provide for efficient Drainage of adjoining Lands into River Beam, § 17.

Supervision of Works by Board of Trade, §§ 18, 19.

Approval by Conservators of Wharf and Works on Thames, §§ 20 to 24.

Restrictions on placing Buoys in Thames, § 25.

Additional Capital limited to 300,000*l.*, §§ 26 to 28.

Power to borrow not exceeding 100,000*l.*, § 29.

Debenture Stock may be created, § 31.

Period for compulsory Purchase of Lands Five Years, § 38.

Period for Completion of Works Seven Years, § 39.

Cap. xlvii.

"The Ventnor Gas and Water Act, 1866."

[18th May 1866.]

Recites that the Town of Ventnor and its Vicinity is and has for many Years last past been supplied with Gas and with Water from Works belonging to Augustus Frederick Livesay, Esq.; that the Population of the said Town of Ventnor and of its Vicinity is increasing, and it would be of public Advantage that more permanent Provision should be made for the supplying of Gas, and also for the supplying of Water within such Town and its Vicinity, and that the existing Gasworks and Waterworks should be improved and extended; that the several Persons in this Act named, together with others, have agreed to form themselves into a Company for supplying the said Town and its Vicinity with Gas and with Water, and have agreed with the said Augustus Frederick Livesay for the Purchase of his Gasworks, and also of his Waterworks, and it is expedient that such Company be incorporated, and be empowered to purchase the said Gasworks and Waterworks, and the Lands belonging thereto, and to maintain the Works, and to supply with Gas and Water the said Town of Ventnor and its Vicinity.

Incorporation of Companies, Lands, Gas, and Waterworks Clauses Acts, §§ 2 to 4.

Incorporation of Company with a Capital of 30,000*l.* and Power to borrow 7,500*l.*, §§ 5 to 12.

Meetings; Directors, &c., §§ 14 to 23.

Limits of Act, § 24.

Power to purchase Works, § 25.

Company not to exercise any Powers previous to Purchase, § 26.

Company's Powers on Completion of Purchase, § 27.

Additional Lands may be purchased, § 28.

Powers to supply Gas, §§ 29 to 31.

Consumption by Meters, §§ 33 to 36.

Limiting Price of Gas, § 37.

Power to test the illuminating Power of Gas, §§ 41 to 43.

Powers as to Waterworks, § 45.

Rates at which Water is to be supplied for domestic Purposes, § 46.

Regulations for preventing Waste of Water, &c., §§ 47 to 49.

Saving Rights of Town Commissioners, § 59.

Saving Rights of Isle of Wight Railway Company, § 60.

Cap. xlviii.

"The Dublin and Kingstown Railway (Leasing) Act, 1866." [18th May 1866.]

Recites that by "The Waterford, Wexford, Wicklow, and Dublin Railway Act, 1846," by which the Dublin, Wicklow, and Wexford Railway Company were incorporated by the Name of the Waterford, Wexford, Wicklow, and Dublin Railway Company, a Lease of the Dublin and Kingstown Railway, and all Works connected therewith, and all Property and Effects of the Dublin and Kingstown Railway Company was authorized, and the Agreements therein mentioned in reference to the Lease were rendered binding on the Two Companies; that by "The Waterford, Wexford, Wicklow, and Dublin Railway Act, 1848," those Agreements were varied, and special Powers for the Recovery of the Rents to fall due under the First or any future Lease, were given to the Kingstown Company; that by "The Dublin and Wicklow and Dublin and Kingstown Railway Act, 1854," the Agreements therein recited for modifying the above-mentioned Agreements were confirmed; that in pursuance of the recited Acts and Agreements, by an Indenture of Lease dated the 30th Day of June 1856, between the Kingstown Company of the First Part, Richard Michaux Mugeridge of the Second Part, and the Wicklow Company of the Third Part, the Extension Railway from Kingstown to Dalkey (Part of the Dublin and Kingstown Railway), with all Lands on which the same was constructed, and all Stations, Buildings, and Appurtenances, was demised to the Kingstown Company and their Assigns for the Term of 99 Years from the 25th Day of March 1856 at a nominal Rent, and the Dublin and Kingstown Railway and Works connected therewith and the Property and Effects of the Kingstown Company therein described were demised unto the Wicklow Company and their Assigns for the Term of 35 Years from the 30th Day of June 1856 at Three several Rents, payable during the Term to the Kingstown Company

and their Assigns: First, a fixed yearly Rent of 32,000*l.*; Secondly, a compensation Rent contingently payable; and Thirdly, a contingent Rent proportioned to the Excess of the Receipts from the demised Premises over a fixed Sum; and Provision was made for a Renewal of the Lease for a further Term of 35 Years; that by an Indenture of Agreement dated the 1st Day of October 1859 between the Wicklow Company of the one Part and the Kingstown Company of the other Part, and confirmed by "The Dublin and Kingstown Railway Act, 1860," the compensation Rent secondly reserved was modified; that by "The Dublin, Wicklow, and Wexford Railway (Enniscorthy Extension) Act, 1860," their present Name was given to the Wicklow Company; that the contingent Rent thirdly reserved has on the Average of the Five Years ending with the Year 1865 slightly exceeded 2,600*l.* per Year; that "The Dublin, Wicklow, and Wexford Railway Act, 1865," authorized the Construction by the Wicklow Company of a new Branch Line of Railway which will enable the Wicklow Company to carry Traffic to terminal Stations in Dublin other than the Dublin Terminus of the Dublin and Kingstown Railway, and it is apprehended that the gross Receipts from the demised Premises may be thereby considerably lessened, to the Prejudice of the Kingstown Company; that for the Purpose of protecting the Kingstown Company it was before the passing of "The Dublin, Wicklow, and Wexford Railway Act, 1865," agreed between the Two Companies that the Terms of the Lease should be extended, and the several Rents reserved by the Lease should be modified, and the Two Companies are desirous and it is expedient that the Lease be modified accordingly.

Modification of Lease; Extension of Term; and Alteration in Amount of Rent, § 2.

For securing Payment of Rent to the Kingstown Company, § 3.

Lease to have Effect as modified, § 4.

Act not to prejudice Wicklow Company's Right to an Allowance of 16,000*l.*, § 5.

Contingent Restoration of the Company to their original Position at Election of Wicklow Company, § 6.

Election by Wicklow Company to be declared, § 7.

Arbitration as to Differences between the Two Companies, § 8.

Lease in other respects not to be altered, § 9.

Saving Rights of the Two Companies and Richard Michaux Muggeridge, § 10.

Cap. xlix.

"The Newcastle and Gateshead Waterworks Act, 1866."
[18th May 1866.]

Recites that it is expedient to authorize the Newcastle and Gateshead Water Company to construct additional Works; to extend the Time limited for completing and purchasing

the Lands for certain Works ; and to amend the Act relating to the Company.
 Incorporation of Lands Clauses Acts and Waterworks Clauses Acts, §§ 2 to 5.
 Power to make new Waterworks according to deposited Plans, § 6.
 Company to conform to existing Agreement with Tyne Improvement Commissioners as to Works, § 10.
 Tyne Commissioners exempted from Liability, § 11.
 Three Years for compulsory Purchase of Lands, § 16.
 Seven Years for Completion of Works, § 17.
 Extension of Time for purchasing certain Lands for Three Years, § 18.
 Time granted for completing Works extended for Five Years, § 20.
 Additional Share Capital not exceeding 50,000*l.* may be raised, § 21 to 25.
 Power to borrow not exceeding 12,500*l.*, §§ 26 to 28.
 Amendment of Act of 1863 ; Charges for Water, 31 to 35.
 Saving Rights of the Crown, § 41.

Cap. l.

“ The Stafford District Turnpike Roads Act, 1866.”

[18th *May* 1866.]

Amalgamates the Trusts of the Stafford, Sandon, and Eccleshall Roads ; the Stone, Stafford, and Penkridge Roads ; and the Stafford, Churchbridge, Uttoxeter, and Newport Roads ; authorizes the Construction of a new Road, and continues the Powers of the Trustees for the Term of 15 Years.

Cap. li.

“ The Tynemouth Improvement Act, 1866.”

[11th *June* 1866.]

Recites that it is expedient to confer Powers for authorizing the Corporation of Tynemouth to make new Streets, for amending the Rating Powers of the Corporation, as the Local Board for the Borough ; and for improving the Borough.

Incorporation of Consolidation Acts, § 3.

Limits of Act, § 5.

Execution of Act by Corporation as Corporation and as Local Board, § 6.

Regulating the Proceedings of Committees of the Council, § 8.

North Shields to be rated the same as the rest of the Borough, § 10.

Power to make Widenings and Improvements of Streets, § 11.

Three Years for compulsory Purchase of Lands, § 12.

Interference with Roads, &c., for Purposes of Widenings and Improvements of Streets, § 17.

Corporation to make Compensation for Damage, § 18.

- Parts of Streets widened and improved to be paved, &c. by Local Board, and to be Public Highways, § 19.
- Land thrown into Streets to be Public Highway, and Parts of Streets disused to be sold, § 20.
- Power to purchase Lands by Agreement, § 21.
- Power to stop up Highways where unnecessary, § 22.
- Lands to vest in Corporation for Purposes of Borough Fund and General District Rate respectively, § 23.
- Power to compel Paving, &c., of certain Highways, § 24.
- Provision as to Sewerage Expenses for making Main Sewers, § 25.
- Application of Rents and Profits, § 27.
- Provisions as to breaking up Streets, §§ 30 to 33.
- Bye-laws as to Buildings to apply to Buildings erected before Constitution of District, but Local Board to make Compensation, § 34.
- Power to erect Barriers on Streets of less than prescribed Width, § 35.
- North Shields Waterworks Company to supply Water for domestic Purposes, §§ 37, 38.
- Local Board in certain Cases may require Houses to be supplied with Water, § 39.
- Penalty for Nuisances, § 40.
- Power to maintain Town Hall and provide Buildings for Post Office, Police Office, and other public Purposes, § 42.
- Power to establish Electrical Time Guns, § 44.
- Providing for payment of Expenses of extinguishing Fires, §§ 45, 46.
- Power to enter and break open Premises in case of Fire, § 48.
- Penalties as to Chimneys on fire, § 49.
- Restriction on making of Fireworks, &c., § 50.
- Execution of licensing Powers as to Gunpowder, Petroleum, &c., § 51.
- Regulating Height of Chimneys, § 52.
- Expenses of Corporation as Local Board to be paid out of General District Rates, and all other Expenses to be paid out of Borough Fund, § 53.
- Expenses of Corporation as Local Board to be deemed for Purposes of General District Rates Expenses of executing Public Health Acts, § 54.
- Power to borrow on General District Rates, §§ 55, 56.
- Power to borrow on Borough Fund, §§ 57, 58.
- Expenses charged on Borough Fund to be deemed Expenses under Municipal Act, § 59.
- Apportionment of Corporation Office and other Expenses, § 62.
- Saving Rights of Corporation, § 68.
- Saving Rights of the Duke of Northumberland, § 69.

Cap. lii.

“The Congleton Gas and Improvement Act, 1866.”

[11th June 1866.]

Recites that it is expedient to empower the Corporation of the Borough of Congleton to purchase the Gasworks of the

Congleton Gaslight Company, and to supply Gas within the Borough and its Neighbourhood in the County of Chester, and to pave and improve Streets and Highways in the Borough, and to improve and regulate Markets and Fairs in the Borough.

Incorporation of Consolidation Acts, §§ 2 to 6.

Act to extend to the Borough, and to be executed by Council, §§ 7 to 11.

Corporation to purchase Undertaking of Gas Company, §§ 12 to 15.

Company to be dissolved after Distribution of Assets, § 16.

Transfer of Rights, Contracts, and Actions to the Corporation, §§ 19 to 22.

Limits of Act for Supply of Gas, § 25.

Powers of Corporation as to Gas and Lighting, §§ 26 to 30.

Price of Gas ; Use of Meters, §§ 31 to 38.

For preventing Frauds and Waste of Gas, § 39.

Mode of testing illuminating Power of Gas, §§ 40 to 44.

Discontinuance of Operation of Lighting and Watching Act, § 45.

Corporation empowered to light Streets, and to pave and drain, §§ 47, 48.

Power of Corporation as to Sewerage, Buildings, &c., §§ 50, 51.

Power of Corporation as to Water Supply, §§ 52 to 54.

As to Congleton and Buxton Road, § 55.

Power to improve Market, § 56.

To take Land for Fairs, §§ 57 to 59.

Power to purchase Land and to form and regulate Parks, §§ 60, 61.

Expenses of Act to be charged on Borough Fund ; Corporation empowered to borrow, §§ 63 to 66.

Sinking Fund to be formed, § 67.

Application of Monies received, §§ 68, 69.

Procedure, §§ 72 to 78.

Schedule (Agreement with Congleton Gas Company).

Cap. liii.

“The Barry Harbour Act, 1866.” [11th June 1866.]

Recites that the Conversion of the Estuary of Barry Island in the County of Glamorgan into a Tidal Harbour, and the deepening and improving of a Portion of the Channel thereof, and the Construction of a Breakwater and other Works in connexion therewith, would be of great public and local Advantage ; that it is expedient that the Barry Railway Company should be authorized to subscribe towards and hold Shares in the Undertaking by this Act authorized, and that the last-named Company and the Company by this Act incorporated should be authorized to make Arrangements for the Interchange of Traffic.

Incorporation of Consolidation Acts, §§ 2 to 4.

Company incorporated, § 5.

Works to be executed, §§ 6 to 8.

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Capital to be 90,000*l.*; Power to Barry Railway Company to subscribe 10,000*l.*, § 12.
 Company may borrow 30,000*l.* on Mortgage, §§ 13 to 16.
 Meetings; Directors, &c., §§ 17 to 26.
 Lands to be purchased within Three Years; Works to be completed in Five Years, §§ 28, 29.
 Rates on Vessels, on Goods, Wharf, and Mooring Rates, §§ 30 to 33.
 Company to construct Public Wharves and Landing Places, to provide Steam Tugs, appoint Meters and Weighers, §§ 34 to 37.
 Provisions respecting Ballast, §§ 40 to 50.
 Barry Railway Company may raise Money by new Shares or Stock, §§ 52 to 56.
 Power to enter into Traffic Arrangements with Barry Railway Company, § 57.
 Consent of Commissioners of Woods, &c. required in respect to Lands reclaimed, § 58.
 Saving Rights of the Crown, § 59.
 Schedules (Rates on Vessels, on Goods, and for Cranes).

Cap. liv.

"The Ryde Gas Act, 1866." [11th June 1866.]

Recites that it is expedient to make further Provision for lighting with Gas the Town of Ryde and the Neighbourhood thereof in the Isle of Wight; and to incorporate and grant further Powers to the Ryde Gas and Coke Company.
 Incorporation of Consolidation Act, § 2.
 Limits of Act, § 5.
 Incorporation of Company, § 6.
 Saving and Transfer of Contracts, Property, Rights, and Liabilities of existing Company, §§ 8 to 20.
 Capital to be 50,000*l.*, with Power to increase; Provisions as to new Shares, § 21 to 27.
 Power to borrow on Mortgage, §§ 28 to 31.
 Meetings; Directors, &c., §§ 31 to 44.
 Power to take additional Lands; compulsory Powers limited to Three Years, §§ 45 to 48.
 Powers for maintaining Gas Works, §§ 49, 50.
 Price of Gas, § 51.
 Provisions as to Supply to public Lamps, Use of Meters, &c., § 52 to 64.
 For preventing Frauds and Waste of Gas, § 65.
 Quality of Gas; Mode of testing illuminating Power, §§ 70 to 73.
 Section 85 of 17 & 18 Vict. c. lxxxiii. reserved, § 77.

Cap. lv.

"The London Gaslight Act, 1866." [11th June 1866.]

Authorizes the London Gaslight Company to raise further Sums not exceeding 300,000*l.* by new Shares, and 100,000*l.* by Bond; also to create Debenture Stock.

9. If by any Act or Acts hereafter passed relating to any Four or more of the Twelve other Companies subject to the Provisions of "The Metropolis Gas Act, 1860," Provision be made for reducing the Price of Gas supplied by any Four or more of such Companies below that for the Time being charged by the Company, or for increasing the illuminating Power beyond that of the Gas supplied by the Company, then and in each such Case the Company shall reduce their Price for the same Kind of Gas to the Average of the maximum Price to which the Four or more other Companies are limited, or, as the Case may be, shall increase the illuminating Power of the same Kind of Gas to the Average of the illuminating Power of such Four or more other Companies, and Her Majesty's Principal Secretary of State for the Home Department may enforce such Reduction in Price or Increase in the illuminating Power accordingly in manner provided by "The Metropolis Gas Act, 1860."

Price of Company's Gas to be reduced and illuminating Power increased, if Reductions in Price or increase in illuminating Power made in respect of other Companies.

Cap. lvi.

"The Congleton and Buxton Turnpike Road Act, 1866."
[11th June 1866.]

Extends the Term for a further Period of 15 Years, and amends the Provisions of an Act for repairing, amending, and maintaining the Road from Congleton to a Branch of the Leek Turnpike Road at Thatchmarsh Bottom in the Parish of Hartington in the County of Derby, and from the Lowe to the Havannah Mills in the County of Chester.

Cap. lvii.

"The Parsonstown and Portumna Bridge Railway Act, 1866."
[11th June 1866.]

Recites that it is expedient to authorize the Parsonstown and Portumna Bridge Railway Company to extend the Time for Completion of their Works; to issue Preference Shares; to sell or lease their Undertaking to the Great Southern and Western Railway Company; and to enable the Great Southern and Western Railway Company to purchase, lease, and subscribe to the Company's Undertaking.

Incorporation of Companies Clauses Acts, § 2.

Power to Great Southern Company to subscribe 13,000*l.* and to apply Funds for that Purpose, § 4.

Power to attach Priority of Dividend to Shares held by Great Southern Company, § 5.

Period for Construction of Works extended for Two Years, § 6.

Undertaking of the Company may be sold or leased to the Great Southern Company, § 7.

Consideration for Sale may be Money or Stock, § 8.

Approval by Board of Trade before Purchase, &c., § 9.

Sale or Lease not to alter Tolls or prevent Use of Railway, § 10.

In case of Purchase no Addition to be made to Capital of Great Southern Company, &c., § 11.

Sale or Lease to be by Deed, and Copies to be deposited with Clerk of Peace, § 12.
 Sale or Lease not to take place until after Publication of certain Notices, § 13.
 Undertaking purchased to form Part of Undertaking of the Great Southern Company, § 14.
 In case of such selling Company to be dissolved, except for certain Purposes, § 15.
 Company to wind up their Affairs, § 16.
 Payment into Court by selling Company, § 17.
 Total Dissolution of selling Company, § 18.
 Power to the Great Southern Company to create new Stock, § 19.
 Power to the Company to accept Surrender of Shares and to cancel such Shares, § 20.

'Cap. lviii.

"The Wesleyan and General Assurance Society's Act, 1866." [11th June 1866.]

Recites that it is expedient to bring the "Wesleyan and General Assurance Society" under the Operation of "The Friendly Societies Discharge Act, 1854;" and to remove Doubts with respect to the Validity of some of the Policies of the Society.

Society brought under "Friendly Societies Discharge Act, 1854," § 2.

Policies heretofore granted by Society made valid, § 3.

Policies not invalid for exceeding 200*l.*, § 4.

Recovery of Sums not exceeding 200*l.*, § 5.

Payments out of Society's Assets on Policies valid, § 6.

Society freed from Penalties under Friendly Societies Acts, § 7.

Members and Officers not personally liable for having signed Policies, § 8.

Change of Society's Name confirmed, § 9.

Investment of Monies of Society, how to be made, §§ 10 to 12.

Cap. lix.

"The South Staffordshire Waterworks Act, 1866."

[11th June 1866.]

Recites that it is expedient to confer further Powers on the South Staffordshire Waterworks Company with reference to their Undertaking, and to enable them to extend their Works and Limits of Supply; and to raise further Capital.

Incorporation of Consolidation Acts, §§ 2 to 4.

Power to construct new Waterworks according to deposited Plans, §§ 5, 6.

Protection of Lands belonging to the Earl of Lichfield, §§ 9, 10.

Protection of the Misses Simpson's Lands, § 11.

Provision for Supply to Lichfield, § 12.

Mode of constructing certain Works, § 15.

- Limiting the Exercise of Powers at and near Burton-upon-Trent, § 16.
- Lands and Works of the North Staffordshire Railway Company, as Owners of the Trent and Mersey Navigation, not to be taken without Consent, § 17.
- Restrictions as to Works affecting South Staffordshire or London and North-western Railways, § 18.
- For the Protection of the Company of Proprietors of the Birmingham Canal Navigations and of the Birmingham and Staffordshire Gas Light Company, and of the Dean and Chapter of Lichfield, §§ 19 to 21.
- For the Protection of Richard Hinckley, Esquire, § 22.
- Five Years for Completion of Works, § 23.
- Extending Limits of recited Acts, § 24.
- Power to raise additional 80,000*l.* by the Creation of new Shares, §§ 25 to 27.
- Power to borrow to Extent of One Fourth of the Capital for the Time being, § 28.
- As to Consolidation of Burton-upon-Trent Waterworks, § 30.
- Certain Provisions of Waterworks Clauses Act to extend to Owners of all Houses, § 32.
- For protecting the Corporation of Lichfield and the Feoffees of the Lichfield Conduit Lands, § 37.
- Saving Rights of Charles Forster, Esquire, § 38.

Cap. lx.

“The Letterkenny and Londonderry and Lough Swilly Railway Companies Act, 1866.” [11th June 1866.]

- Recites that it is expedient to authorize certain Arrangements between the Letterkenny Railway Company and the Londonderry and Lough Swilly Railway Company, and the Lease of the Undertaking of the Letterkenny Railway Company ; to extend the Time limited for the Completion of the authorized Railway of the Letterkenny Railway Company ; and to authorize the raising of additional Capital.
- Incorporation of Parts of Railways Clauses Act and Companies Clauses Acts, § 4.
- Working Arrangements as to Lough Swilly Railway, § 5.
- Power to raise additional Capital to effect Purchase of Railways, § 6.
- Sanction of Shareholders to Transfers, &c., § 7.
- Power to lease to Peter Roe, Esquire, § 8.
- Lease of Railway not to affect Third Parties, § 9.
- Running Powers of Letterkenny Company over Portion of Line of Lough Swilly Company, § 11.
- Extension of Time for completing Works for Three Years, § 13.
- Power to raise additional Money not exceeding 50,000*l.*, § 14.
- Power to create Shares in lieu of cancelled, forfeited, &c. Shares, §§ 15, 16.
- Power to borrow on Mortgage not exceeding 16,500*l.*, § 20.
- Power to create Debenture Stock, § 22.
- Securities made by Lough Swilly Company to Public Works Loan Commissioners not to be affected, § 26.

Cap. lxi.

"The Titanic Steel and Iron Company (Limited) Act, 1866." [11th June 1866.]

Recites that it is expedient to remove Doubts as to the Validity of certain Resolutions of Meetings of the "Titanic Steel and Iron Company (Limited)."

Declares Resolution of former Meetings valid notwithstanding certain Defects of Form, § 2.

Defines Capital of Company, § 3.

Regulates Quorum of Meetings ; Scale of Voting and Qualification of Directors, §§ 4 to 6.

Cap. lxii.

"The Belfast Gas Act, 1866." [11th June 1866.]

Enables the Belfast Gas Company to take additional Lands. Compulsory Powers to be exercised within Two Years.

Cap. lxiii.

"The Redburgh Bridge Act, 1866." [11th June 1866.]

Recites that it is expedient to grant Powers for making and maintaining a Bridge across the River Tyne, to connect the Boroughs of Newcastle-upon-Tyne and Gateshead, with Approaches thereto ; and to authorize Agreements with the Newcastle and Gateshead Gas and Water Companies.

Incorporation of Consolidation Acts, § 2.

Company incorporated, § 4.

Power to make Bridge, &c., § 5.

Provision as to Construction of Bridge, § 6.

Limit as to Land to be taken by the Company from the North-eastern Railway Company, § 7.

Provisions as to Works affecting the North-eastern Railway, §§ 9 to 12.

Capital, 40,000*l.* in Shares of 10*l.*, §§ 13 to 15.

Power to Newcastle and Gateshead Water and Gas Companies to subscribe and to apply Funds for that Purpose, §§ 16, 17.

Power to borrow 13,000*l.*, and to create Debenture Stock, §§ 18 to 20.

Meetings ; Directors, &c., §§ 21 to 28.

Three Years for compulsory Purchase of Lands, § 29.

Four Years for Completion of Works, § 30.

Provision as to Height and Span of Bridge, § 32.

Plans to be deposited for Approval of River Tyne Improvement Commissioners, § 35.

Power to make Foundation Dams, &c., in the River Tyne, § 36.

Control and Survey of Works by Board of Trade, §§ 37 to 40.

Newcastle and Gateshead Water and Gas Companies may connect their existing Mains with Mains in the proposed new Road, § 45.

Provision as to certain Lands of North-eastern Railway Company, § 46.

Power to take Tolls, § 48.

"Locomotive Act, 1861," to apply to Roads and Bridges authorized by this Act, § 50.

Provisions as to Tolls, §§ 51 to 61.

For preventing Nuisances on the Bridge and Roads, § 62.

Penalties for destroying Bridge, § 63.

Powers to Company and Newcastle and Gateshead Water and Gas Companies to agree with reference to laying and maintenance of those Companies Mains upon the Bridge and Approaches, § 70.

Company may make Agreement with Owners of Lands or with Local Authorities as to Construction, &c., of Approaches, § 71.

Power to Newcastle and Gateshead Water and Gas Companies to raise Money by Creation of Shares or Stock, and to apply to Purposes of this Act Capital not required for other Purposes, §§ 72 to 74.

Power to those Companies to borrow, § 75.

Saving Rights of the Crown, of North-eastern Railway Company, and of the River Tyne Improvement Commissioners, §§ 78 to 80.

Cap. lxi.

"The Harwich Harbour (Reclamation of Land) Act, 1866." [11th June 1866.]

Recites that there is a large Tract of Waste Lands, Mud Banks or Slobs, to the Westward of and adjacent to the Town of Harwich, in the County of Essex, and lying between the said Town and Ray Island, and the Reclamation of those Lands and the Construction of a Pier and of a navigable Cut or Channel, and of other Works in connexion with such Lands, would be beneficial to the said Town and be of public Advantage; and that certain Persons have formed themselves into a Company under the Name of "The Harwich Harbour Estate and Lands Improvement Company (Limited)," for the Purpose of carrying the before-mentioned Works into execution.

Incorporation of Consolidation Acts, § 2.

Incorporation of Company, § 4.

Present Property vested in Company incorporated by this Act, § 5.

Saving previous Rights and Liabilities, § 7 to 12.

Capital in Shares 50,000*l.*, § 13.

Power to borrow on Mortgage 16,000*l.*, § 19.

Power to create Debenture Stock, § 21.

Meetings; Directors, &c., §§ 23 to 28.

Power to make Works according to deposited Plan, § 30.

Company not to construct Works in River Stour Westward of Limits of Deviation, § 32.

For Protection of Edgar Walter Garland, § 33.

Company to make a certain Road over the reclaimed Land, § 34.

- Extending to Bridge certain Parts of "Railways Clauses Act, 1863," § 35.
 Company not to injure Drainage of adjacent Lands, § 36.
 Penalty on Persons injuring the Property of the Company, § 37.
 Plans, &c. of Works to be approved by Board of Trade, §§ 39 to 43.
 Limiting Time for compulsory Purchase of Lands to Three Years, § 44.
 Notice to be given of taking Houses of Labouring Classes, § 45.
 On new Site for Battery being provided, Bathside Battery to be conveyed to Company, § 47.
 Buildings not to be erected on certain Lands without Consent of War Department, § 48.
 Agreement between the Crown and the Company confirmed, § 49.
 Five Years for Completion of Works, § 50.
 Reclaimed Lands to be deemed extra-parochial, § 51.
 Limits within which Pier Master may exercise his Authority, § 52.
 Power to appoint Weighers and Measurers, § 53.
 Rates payable on Vessels using the Pier, or Cut, or Channel, § 54.
 Rates payable on Goods, § 55.
 Exemption of certain Vessels and Goods, § 56.
 Reserving Access to Pier of Great Eastern Railway Company for Vessels, and Tolls not to be charged in respect of such Vessels, § 57.
 Power of Company to contract with Persons for Use of Pier, § 58.
 Further Tonnage Rates for Vessels remaining in Cut or Channel longer than Fourteen Days, § 59.
 Rates to be charged for Use of Cranes and Weighing Machines, &c., § 60.
 Saving Rights of Corporation of Harwich and of Great Eastern Railway Company under Act of 1851, § 62.
 Saving Rights of the Harwich Harbour Conservancy Board, § 63.
 Saving Rights of the Crown, § 64.
 Schedules :
 Rates on Goods.
 Agreement with Commissioners of Woods and Forests.

Cap. lxx.

"The Slough Gas Act, 1866." [11th June 1866.]

Recites that it is expedient to grant further Powers for carrying on their Undertaking to "The Slough Gas and Coke Company (Limited)."

Incorporation of Consolidation Acts, § 2.

Limits of Act, § 4.

Incorporation of the Company ; Saving and Transfer of Property ; Contracts ; Rights and Liabilities of the limited Company, §§ 5 to 17.

Capital to be 5,000*l.*, with Power to increase ; Provisions as to new Shares, §§ 18 to 24.

Power to borrow on Mortgage, and to create Debenture Stock, §§ 25 to 28.

Meetings ; Directors, &c., §§ 30 to 36.

Powers for constructing Works, §§ 37 to 39.

Provisions respecting Use of Meters by Consumers, §§ 40, 41.

Price and Quality of Gas ; Mode of testing illuminating Power, §§ 44 to 49.

Cap. lxvi.

“The Glasgow Juvenile Delinquency Repression Act, 1866.” [11th June 1866.]

Recites the Act 4 & 5 Vict. c. xxxvi., being an Act for repressing Juvenile Delinquency in the City of Glasgow ; that the Houses of Refuge vested in the Commissioners appointed by that Act, and conducted by them under the Powers thereof, and certified under the 17 & 18 Vict. c. 86., have been of great Use and Efficacy in preventing and repressing Crime and Immorality, and in reclaiming Juvenile Offenders, and these beneficial Results might be increased if certain Amendments were made upon the said Act ; and that it is expedient that the Commissioners should be authorized to dispose of Property unnecessary or unsuitable for their Purposes.

Constitution of Board remodelled, § 4.

Appointment of Commissioners ; Commissioners to be re-eligible, § 5.

Provision in case of Failure in Appointment, § 6.

Vacancies how to be filled up, § 7.

Quorum of Commissioners, § 8.

Reconstituted Board to have all Rights, &c. of existing Board, § 9.

Application of Monies, § 10.

Commissioners may appoint Actuary, § 11.

Actuary may deposit in and draw Monies from Bank, § 12.

Board may sell and dispose of heritable Property unsuitable for their Purposes, § 13.

Deeds to be subscribed by Two Commissioners, § 14.

New Houses of Refuge to be on the same Footing as old, § 15.

Cap. lxvii.

“The Banffshire Roads Act, 1866.” [11th June 1866.]

Recites various Acts relating to the making and repairing of Roads in the County of Banff and adjoining Counties ; and that it is expedient that the whole of the Turnpike and other Roads, Highways, and Bridges within the County of Banff, with the Exception of those within the Burghs of Banff and Cullen, should be placed under uniform Manage-

ment and Control ; and that a Body of Trustees should, with that View, be appointed for the County with Powers for the Completion, Maintenance, Management, and Repair of the said Roads, Highways, and Bridges, and the Formation and Construction of other Roads and Bridges within the County, by means of Assessments, and subject to certain Provisions with reference to the Boat of Bridge Road, that the Tolls, Duties, and Assessments leviable within the County under the recited Acts, or any of them, should be abolished at and from the 26th Day of May 1867 ; and that such of the said Roads as are situate within the Parliamentary Boundaries of the Burghs of Banff and Cullen should be placed under the Management and Control of a separate Body of Trustees.

Acts repealed, § 2.

Incorporation of Portion of General Turnpike Act, 1 & 2 Will. 4. c. 43.,—§ 3.

Incorporation of Portion of Commissioners Clauses Act, § 4.
Roads to which this Act is applicable, § 7.

Districts, § 8.

Appointment and Qualification of Trustees, §§ 10 to 14.

Meetings of Trustees ; Chairman ; Committees ; Clerks and Officers, §§ 15 to 29.

Debts and Contracts may be enforced by and against the Trustees, § 31.

Application of Tolls and Statute Labour Money at present leviable, § 35.

Tolls to be abolished after 26th May 1867, § 36.

Statute Labour and Bridge Money to be abolished from 26th May 1867, § 37.

Defining Debts to be extinguished, § 38.

Defining Debts to be paid, § 39.

Debts and Interest to be charged on Lands and Heritages, § 40.

Assessments for paying off Debts, § 41.

Power to borrow on Security of Assessments for Payment of Debts, § 42.

Application of Assessments for Payment of Debts, § 43.

Assessments on entailed Estates to be deemed Improvements, § 44.

Provision for Disposal of Toll Houses, § 45.

Powers and Duties of Trustees of Burghs of Banff and Cullen, §§ 46 to 48.

Burghs may apply certain Funds towards Maintenance of Roads and Highways, § 49.

Mode of levying Assessments in Burghs, §§ 50, 51.

Boundaries of Burghs, § 52.

Lists of Roads to be prepared, §§ 53, 54.

Roads or Highways may be shut up for Repairs, § 55.

On Declaration of Trustees Roads or Highways may cease to be such and be shut up, § 56.

Reports and Estimates of Expense of Repairs of Roads to be made, § 57.

Assessment to be imposed for Maintenance of Roads, § 58.

- Assessments for Maintenance payable in equal Moieties by Proprietors and Tenants, § 59.
- Expense of maintaining Bridges partly situated in Two Districts, § 60.
- Assessment for building and rebuilding County Bridges, § 61.
- Provision for rebuilding the Boharm Suspension Bridge, § 62.
- No Assessments to be levied by Elgin County Road Trustees for rebuilding Bridge at Fochabers on certain Parishes embraced in this Act, § 63.
- Power to make new Roads, § 64.
- Assessment for Construction of new Roads, § 65.
- Agreement for maintaining Roads running from one District into another, § 66.
- Assessments to be collected by the Collector and applied subject to the Directions of the Trustees, § 67.
- Rates of Assessments, § 68.
- District Assessments to be remitted to the District Clerks and applied and expended by the District Trustees, § 69.
- Assessments by whom to be paid, § 70.
- Assessments may be levied from Tenants, who may deduct Proprietor's Proportion from their Rents, § 71.
- Period to which Assessments applicable, § 72.
- Mode of making up Assessment Rolls, § 73.
- Certified Copies or Extracts of the Valuation Rolls to be delivered to the Collector, § 74.
- Notice of Assessment to be given, § 75.
- Exemption of public Buildings from Assessment, § 76.
- Partial Exemption of parochial Clergymen and Schoolmasters, § 77.
- Exemption on Ground of Poverty, § 78.
- Recovery of Assessments, § 80.
- Trustees may borrow on Credit of Assessments, § 81.
- Power to borrow on Cash Credit Account, § 82.
- Form of Mortgages or Assignations in Security, § 83.
- Power to reborrow, § 84.
- Not incumbent on Trustees to increase Width of existing Roads, § 88.
- Application of Monies received under this Act, § 89.
- Boat of Bridge Road to be managed under existing Act till Expiration thereof, § 90.
- In what Case Boat of Bridge Road to come under this Act, § 91.
- Schedules (Turnpike Roads and Bridge Subscriptions, Forms, &c.)

Cap. lxxviii.

"The Grange and Cartmel District Gas and Waterworks Act, 1866." [11th June 1866.]

Recites that Grange and other Places within the Parish of Cartmel in Lancashire, and Arnside and the Neighbourhood thereof in the Township and Parish of Beetham in Westmoreland, are not at present lighted with Gas, and are inadequately supplied with Water, and the Construction of Gasworks and Waterworks for the Supply of the before-mentioned Districts

would be attended with great Advantage to the Owners and Occupiers of Property within those Districts.
 Incorporation of Consolidation Acts, § 2.
 Limits of Act, § 4.
 Incorporation of Company with a Capital of 20,000*l.*, and Power to borrow on Mortgage 5,000*l.*, §§ 5 to 10.
 Power to create Debenture Stock, § 13.
 Meetings ; Directors, &c., §§ 15 to 21.
 Powers as to Supply of Gas and Gasworks ; Meters, §§ 23 to 30.
 Limiting Price of Gas, § 31.
 Provision for testing the Quality of the Gas, §§ 34, 35.
 Power to make Waterworks and take Lands for Works, §§ 36 to 40.
 Three Years for compulsory Purchase of Lands, § 41.
 Works to be completed in Five Years, § 42.
 Provisions for the Protection of Furness Railway Company, §§ 43 to 49.
 Regulations for preventing Waste of Water, &c. ; Penalties, &c., §§ 52 to 62.
 Power to Furness Railway Company to subscribe 1,000*l.*, § 63.
 Schedule (Site of Gasworks).

Cap. lxix.

“The South Essex Estuary and Reclamation Act, 1866.”
 [11th June 1866.]

Recites the original Act of 1852 incorporating the Company ; revives the Powers to purchase Lands by Compulsion and extends them for a Period of Three Years, and extends the Time for Completion of Works for Five Years ; saves Rights of Lord Petre.

Cap. lxx.

“The New Milford Docks Act, 1866.”

[11th June 1866.]

Extends the Powers of “The New Milford Docks Company” for compulsory Purchase of Land and for Completion of Works for respective Periods of One and Four Years ; authorizes the raising of a further Share Capital of 50,000*l.* and borrowing on Mortgage to the Extent of 16,600*l.*, and to divide their Shares into Half Shares.

Cap. lxxi.

‘The Lancashire and Yorkshire Railway (West Riding Branches, &c.) Act, 1866.” [11th June 1866.]

Recites that it is expedient to confer Powers on the Lancashire and Yorkshire Railway Company for the Construction of Branch Railways and Works, the Acquisition of Lands in the West Riding of the County of York, and the raising of additional Capital.

Incorporation of Consolidation Acts, §§ 2 to 4.

Power to make Railways, &c., § 5.
 Power to widen Halifax Branch, § 6.
 Power to raise additional Share Capital of 205,000*l.*, § 8.
 Power to borrow on Mortgage 68,000*l.*, §§ 12, 13.
 Three Years for compulsory Purchase of Lands, § 17.
 Five Years for Completion of Works, § 18.
 Notice to be given of taking Houses of Labouring Classes,
 § 20.
 Widening of Railway Bridge at Salter Hebble, § 22.
 Maintenance of Bridge when widened, § 23.
 Calder and Hebble Navigation to be preserved, § 24.
 Compensation for Hindrance to Traffic or Navigation, § 25.
 Protecting River and Streams supplying the Calder and Hebble
 Navigation, § 26.
 Tolls, § 27.

Cap. lxxii.

“ The East Barnet Gas and Water Act, 1866.”

[11th *June* 1866.]

Recites that the East Barnet Gas and Water Company, Limited,
 have been incorporated under “ The Companies Act, 1862,”
 for the Purpose (amongst others) of supplying Gas and
 Water to the Parishes and Places of East Barnet, Chipping
 Barnet, and Totteridge, in the County of Herts, and Friern
 Barnet, Finchley, Enfield, and Hadley, in the County of
 Middlesex ; that by the Memorandum of Association their
 Capital was fixed at 50,000*l.*, to consist of 5,000 Shares of
 10*l.* each ; that they are possessed of Gasworks at or near
 East Barnet, and are supplying with Gas Portions of the
 Parishes and Places aforesaid ; that it would be to the
 Advantage of the Limited Company and of the Public that
 the Limited Company should be dissolved and re-incorporated,
 and that the Provisions of “ The Gasworks Clauses
 Act, 1847,” and of “ The Waterworks Clauses Acts, 1847
 and 1863,” should be made applicable to the Undertaking.

Incorporation of Consolidation Acts, §§ 2, 3.

Limits of Act for Supply of Gas, § 4.

Limits for Supply of Water, § 5.

Dissolution and Re-incorporation of Company ; Transfer of
 Property, Contracts, Rights, and Liabilities, §§ 6 to 14.

Capital to be 50,000*l.*, with Power of Increase ; Provisions as
 to Appropriation and Division of Shares, §§ 16 to 30.

Power to borrow on Mortgage 12,500*l.*, and to issue Debenture
 Stock, §§ 31 to 35.

Meetings ; Directors, &c., §§ 37 to 43.

Powers for maintaining Works, §§ 45, 46.

Provisions respecting Use of Meters by Consumers, §§ 47
 to 49.

Price and Quality of Gas ; Mode of testing illuminating Power,
 §§ 50 to 54.

Power to Company to purchase existing Gas and Water Works,
 § 59.

Rates at which Water for domestic Purposes is to be supplied,
 §§ 60, 61.

Provisions for preventing Waste and Fouling of Water, §§ 63 to 69.

Schedules (Description of Sites for Gasworks).

Cap. lxxiii.

"The Ebbw Vale, Beaufort, Sirhowy, and Victoria District Waterworks Act, 1866." [11th June 1866.]

Recites that it is expedient that Powers should be granted for better supplying with Water Ebbw Vale, Beaufort, Sirhowy, Victoria, and the adjoining Districts within the Parishes of Bedwellty, Aberystroth, Llangattock, and Llangunnider, in the Counties of Monmouth and Brecon.

Limits of Act, § 2.

Incorporation of Consolidation Acts, §§ 3, 4.

Incorporation of Company, § 5.

Waterworks authorized, § 7.

Amount of Capital in Shares, 60,000*l.*, §§ 8 to 11.

Power to borrow on Mortgage 10,000*l.*, §§ 12 to 14.

Meetings; Directors, &c., §§ 16 to 22.

Period for compulsory Purchase of Lands, Five Years, § 24.

Period for Completion of Works, Seven Years, § 29.

Compensation to Persons using Waters of River Ebbw, §§ 30, 31.

As to Interference with Beaufort Ponds, § 32.

Restriction on Discharge from Reservoirs when containing less than 5,000,000 Cubic Feet, § 33.

Company to maintain Weir and Gauges for ascertaining Discharge into River Ebbw, and Contents of Reservoirs, § 34.

Access to and User of Gauges, § 35.

Repair of Weir and Gauges, § 36.

Rate of Charge for Water supplied to Beaufort Iron Works, § 39.

Reservoirs, &c. not to be used till certified to be safe, § 40.

Company liable for all Damage and Injury by reason of Failure of Works, § 41.

As to Pipes crossing the Merthyr, Tredegar, and Abergavenny Railway, §§ 42, 43.

Company not to take Lands of London and North-western and Merthyr, Tredegar, and Abergavenny Railway Companies, but only Easements therein, § 44.

Penalty for obstructing Railway, § 45.

In case of Injury to Works of Merthyr, Tredegar, and Abergavenny Railway Company to make Compensation, § 46.

As to Works affecting the Sirhowy Railway, § 47.

Supply of Water for London and North-western Railway Company, § 48.

Regulations as to Supply of Water to Consumers, §§ 49 to 58.

Cap. lxxiv.

"The Macclesfield and Chapel-in-the-Frith Turnpike Road Act, 1866." [11th June 1866.]

Repeals an Act passed in the 3rd and 4th Years of the Reign of His Majesty King William the Fourth, "for more effec-

"tually repairing the Road from the Canal Bridge in Hurdsfield in the County of Chester to the Turnpike Road at Randle Carr Lane Head in Fernilee in the County of Derby, leading to Chapel-in-the-Frith in the same County," and another Act for amending the above passed in the same Year, and makes Provisions for renewing the Powers of the Trustees for a Period of Twelve Years.

Cap. lxxv.

"The Merrybent and Darlington Railway Act, 1866."

[11th June 1866.]

Recites that it is expedient to incorporate a Company for making a Railway to be called "The Merrybent and Darlington Railway," and a Branch therefrom; and to authorize Working and Traffic Arrangements with the North-eastern Railway Company.

Incorporation of Consolidation Acts, §§ 2, 3.

Company incorporated with a Capital of 60,000*l.*, and Power to borrow 20,000*l.*, §§ 4 to 12.

Meetings; Directors, &c., §§ 13 to 18.

Two Years for compulsory Purchase of Lands, § 19.

Three Years for Completion of Works, § 20.

Tolls and Charges, §§ 22 to 31.

Power to enter into Contracts or Arrangements with North-eastern Railway Company, § 33.

Tolls on Traffic conveyed partly on the Railway and partly on the Railway of the North-eastern Railway Company, § 34.

Power to lay down Electric Telegraph, § 37.

Cap. lxxvi.

"The Nelson Water and Gas Act, 1866."

[11th June 1866.]

Recites that there are no existing Waterworks for the Supply of Water to the Inhabitants of the District of Nelson in the County of Lancaster, or of the Neighbourhood thereof; and it is expedient that the Local Board for the District of Nelson be authorized to make and maintain Waterworks, and to supply Water within their District and the Neighbourhood thereof; that a Portion of the District of Nelson and of the Township of Barrowford Booth is supplied with Gas by the Nelson Gas Company, Limited, without the Authority of Parliament, and it would be of public Advantage if the Local Board were empowered to make and maintain Gasworks for more effectually supplying Gas within the Gas Limits of this Act, and to purchase Lands for the Erection of Gasworks; that the Gas Company being incorporated under the Acts relating to Joint Stock Companies, and having obtained their Certificate of Incorporation on the 27th Day of July 1860, have erected Gasworks in the District, and laid down Gas Mains and other Pipes in the District, and in the Township of Barrowford Booth; that the Gas Company and the Local Board have entered into an

Agreement for the Sale to the Local Board, subject to the Approval of Parliament, of the Gasworks, Property, and Powers of the Gas Company, a Copy of which Agreement is set forth in the Schedule (B.) annexed; that it is expedient that the said Agreement be confirmed, and that Provision be made for the Dissolution of the Gas Company, and for the Maintenance of their Gasworks by the Local Board; and also that further Provision be made for the Sewerage of the District, and for the making of Byelaws by the Local Board.

Incorporation of Consolidation Acts, §§ 2 to 4.

Limits of Act for Water, § 5.

Limits of Act for Gas, § 6.

Act to be executed by Local Board, § 7.

Local Board may appoint Water and Gas Committees, §§ 8 to 10.

Streets under Control of Local Board may be taken up without Notice, § 11.

Power for Local Board to supply Water, § 12.

Power to make Waterworks, §§ 13, 14.

For the Protection of the Lancashire and Yorkshire Railway Company, § 15.

Power to take Lands in Schedule for Gasworks, § 16.

Three Years for compulsory Purchase of Lands, § 17.

Owners may grant Easements, § 19.

Application of Lands Clauses Act, 1860, to Easements, § 20.

Providing Compensation in certain Cases in respect of Minerals, § 21.

Lands to vest in Local Board as a Body Corporate, with Power to sell Lands not required, § 22.

Seven Years for Completion of Waterworks, § 23.

Limitation of Pressure, § 24.

Provision for Compensation Reservoir, § 25.

Board to construct Works for limiting Water taken, and turning Surplus down Catlow Brook, § 26.

Certain Surplus Water only to pass into Compensation Reservoir, § 27.

Compensation Reservoir to be maintained and cleansed by the Local Board, § 29.

Owners and Occupiers of Mills to make Rules as to Supply of Water from Compensation Reservoir, §§ 30 to 37.

Supply of Water by Agreement, § 38.

Regulations to prevent Waste of Water, § 39.

Penalty on wrongful Use of Water, § 41.

Agreement between Gas Company and Local Board confirmed, § 42.

Gas Company to wind up their Affairs, §§ 43 to 45.

Dissolution of Gas Company, § 46.

Power to erect Gasworks and to maintain Works of Gas Company when purchased, § 47.

Power to purchase Gas Plant by Agreement, § 48.

Limiting Charge for Supply of Gas, § 50.

Use of Meters by Consumers, §§ 51 to 55.

Mode of testing Quality of Gas, §§ 56 to 59.

- Provision as to Sewerage Expenses for making Main Sewers, § 60.
- Local Board may charge Owners with Proportion of Expenses of making other Sewers in certain Cases, § 61.
- Penalty on throwing Rubbish into the Walverden Water and Pendle Water, § 62.
- Power to make Byelaws, §§ 63, 64.
- Improvement Rates for Expenses of executing Act, § 65.
- Provisions as to General District Rates to apply to Improvement Rates, § 66.
- Improvement Rates may be collected with General District Rates, 67.
- Not to affect Power of Local Board under Public Health Acts, § 69.
- Power to borrow not exceeding 35,000*l.*, § 70.
- Provisions as to Mortgages, §§ 71, 72.
- Separate Accounts for Waterworks and Gasworks, § 73.
- Application of Monies, §§ 74, 75.
- Recovery of Gas and Meter Rents, §§ 76 to 79.
- Schedules. (Description of Lands. Agreement.)

Cap. lxxvii.

“The Hull Docks Act, 1866.” [11th *June* 1866.]

Authorizes the Dock Company at Kingston-upon-Hull to enlarge the Western Dock, and to raise further Sums of Money by Shares and Mortgage; and extends for a further Period of Three Years the Time for the Completion of the Works.

Cap. lxxviii.

“The Hexham and Allendale Railway Act, 1866.” [11th *June* 1866.]

Recites that by “The Hexham and Allendale Railway Act, 1865,” the Hexham and Allendale Railway Company was incorporated for making certain Railways in the County of Northumberland; that during the Progress of that Act through Parliament it was believed and assumed that the Commissioners of Greenwich Hospital (Owners of valuable Estates and Mineral Property through which the Railway was authorized to pass for a Distance of Seven Miles, and which will be greatly benefited thereby,) had Power to subscribe to the Undertaking, and accordingly those Commissioners were empowered by the Act to appoint a Director of the Company as soon and so long as they should be Subscribers to and Holders of Shares in the Company to the Extent of 10,000*l.*; that the Property and Powers of the Commissioners of Greenwich Hospital have been transferred to the Commissioners for executing the Office of Lord High Admiral; that there is an Officer, styled “the Comptroller of the Greenwich Hospital Estate,” who has the general Superintendence, under the Direction of the Admiralty, of

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the Lands and other Property held for the Benefit of the Hospital ; that the North-eastern Railway Company (to the Extent of 10,000*l.*), and divers Landowners and other Persons, have already subscribed large Sums of Money to the Undertaking in the Expectation that substantial Assistance would be rendered by the Greenwich Hospital Estate to the Company, and the Contracts for Portions of the Railway have been let, and considerable Progress has been made in the Works ; that the Admiralty have, with the Concurrence of the Lords Commissioners of Her Majesty's Treasury, consented in Writing under the Hand of the said Comptroller to subscribe the Sum of 10,000*l.* to the Undertaking, but Doubts have arisen as to their Power to do so ; that the Company require further Capital than has been already subscribed to enable them to construct that Railway, and their Undertaking being a local one, and for the Benefit of local Interests, cannot command Support or Subscriptions from the Public generally, but must depend on the Support and Subscriptions of the Landowners and other Persons resident or interested in the District through which it will pass, and to whom the Company have applied for Assistance accordingly ; that it is expedient that any Doubt as to the Power of the Admiralty to subscribe the said Sum of 10,000*l.* to the Undertaking be removed ; and that the North-eastern Railway Company be authorized to subscribe a further Sum of Money to the Undertaking, and to raise Monies for the Purpose.

Comptroller of Greenwich Hospital Estate to be registered as a Shareholder to the Extent of 10,000*l.*, § 2.

Such Subscription and holding of Shares to be deemed a Subscription and holding by the Admiralty for the Purpose of appointing a Director, &c., § 3.

The Shares to form Part of the Greenwich Hospital Estate, § 4.

Power to North-eastern Railway Company to subscribe a further Sum of 10,000*l.*, and to apply Funds for that Purpose, § 5.

Power to North-eastern Railway Company to raise Money by Creation of Shares or Stock, §§ 6 to 8.

Provision for placing the Comptroller and the North-eastern Company on the same Footing as to Calls as other Shareholders, § 9.

Provision in furtherance of the Completion of Railway, § 10.

Cap. lxxix.

“ The Rochdale and Edenfield Road Act, 1866.”

[11th June 1866.]

Continues for a further Period of 15 Years an Act for repairing and maintaining the Road from Rochdale to Edenfield in the County Palatine of Lancaster.

Cap. lxxx.

"The Parish of Saint George Act, 1866."

[11th June 1866.]

Recites that by the 24 Geo. 2. c. 37. a certain Portion or District of that Part of the then Parish of Saint Philip and Jacob which lay in the County of Gloucester, and was commonly called or known as "the Out-parish of Saint Philip and Jacob," was divided from the rest of the said Parish, and was formed into a District and separate Parish under the Name of "the Parish of St. George," by which Name such Parish still continues to be called and known; that by the said Act Provision was made for the Election and Appointment of Two Churchwardens and One Overseer of the Poor of and for the said Parish of Saint George according to the Custom and Usage of the said Parish of Saint Philip and Jacob, and it was thereby declared that the Vicar, Churchwardens, and Overseer of the Poor for the Time being of and for the said Parish of Saint George, together with such other the Parishioners and Inhabitants for the Time being of and within the said Parish of Saint George as were and had been accustomed to be of the Vestry of the said Parish of Saint Philip and Jacob, should be Vestrymen of the said Parish of Saint George; that by virtue of an ancient and special Usage or Custom within the said Parish of Saint Philip and Jacob the Qualifications of Vestrymen therein were of a special and peculiar Character, and in consequence thereof the Qualifications of Vestrymen within the said Parish of Saint George are also of a special and peculiar Character, and the Vestry of the said Parish of Saint George is not a Parish Vestry but a Select Vestry, and is not regulated by the Acts in force for the Regulation of Parish Vestries; that by the 38 Geo. 3. c. lxix. the said Two Parishes were further divided and rendered independent as to the Maintenance of their Poor, and as to their Charities and Benefactions to the Poor and otherwise, and Provision was thereby made for the Appointment of the Overseers of the Poor of the said Parish of Saint George; and by the 22nd Section of that Act it was enacted that the Vicar, Churchwardens, and Vestrymen for the Time being of the said Parish of Saint George should on Easter Monday 1801, or within One Month thereof, elect and make a Return to His Majesty's Justices of the Peace acting for the District in which the said Parish lies of Three proper Persons to serve the Office of Overseers of the Poor of the said Parish as therein provided, and that the said Justices should and they were thereby required to appoint such Three Persons to be Overseers of the Poor for the said Parish of Saint George accordingly, One of whom, videlicet, that first named in the said Return and Appointment, should continue to serve the said Office One Year, One other of whom, videlicet, that next named in the said Return and Appointment, should continue to serve the said Office Two Years, and the other of whom, videlicet, that last named in

the said Return and Appointment, should continue to serve the said Office Three Years, and that after the said Year 1801 yearly upon Easter Monday, or within One Month after, One proper Person in the said Parish of Saint George should in like Manner be elected and returned and appointed to be One of the Overseers of the Poor for the said Parish for the Term of Three Years then next ensuing in the Place of the Overseer whose Term for which he was elected and appointed to serve the said Office would then expire, so as always to keep up the Number of Three Overseers in the said Parish, each of whom should continue to serve in the said Office Three Years, for the Purpose of avoiding the Inconvenience which had been until then felt from the said Office of Overseer being served by Persons who for Want of Experience had been unqualified to serve the same; and by other Sections of the same Act further Provisions were made with respect to the Election and Appointment of Overseers in the Place of those refusing to serve, dying, removing out of the Parish, or becoming incapable of discharging the Duties of the said Office, and every such Election and Appointment was to be made in the same or like Manner; that in pursuance of the said Provisions the Vicar, Churchwardens, and Vestrymen of the said Parish of Saint George have ever since elected and returned the Overseers of the Poor for the said Parish in manner prescribed by the said Act; that it is desirable and expedient that the Vestry of the said Parish of Saint George, instead of being such Select Vestry as before mentioned, should be a Parish Vestry of all the Inhabitants of the said Parish constituted, assembled, held, and regulated according to the Provisions of 53 Geo. 3. c. 69. and the other Acts of Parliament now in force with respect to Parish Vestries, and that the Election and Return of the Overseers of the Poor of the said Parish should be made at and by such Parish Vestry; and that it is also expedient and necessary to make other or different Provisions as to the Appointment of Churchwardens in the said Parish of Saint George.

Vestry of Parish to be a Parish Vestry of Inhabitants, § 3.

Powers of Vestry, § 4.

Election and Return of Overseers by Parish Vestry, § 5.

Except as to such Election and Return, 38 Geo. 3. c. lxix. to apply, § 6.

Overseers elected, returned, &c. before Commencement of Act not to be affected, § 7.

Present Churchwardens to continue until next regular Time of Election, § 8.

Election of future Churchwardens, § 9.

Power of Churchwardens, § 10.

Cap. lxxxi.

“The Cambridge University and Town Waterworks Act, 1866.” [11th June 1866.]

Recites that it is expedient that Powers should be given for extending the Limits of the District within which the

Cambridge University and Town Waterworks Company may supply Water, and for empowering the Company to raise additional Capital.

Incorporation of Consolidation Acts, §§ 2, 3.

Extension of Limits of District for Supply of Water, § 4.

Power to raise additional Share Capital not exceeding 50,000*l.*, §§ 5 to 7.

Power to borrow 12,500*l.*, §§ 8 to 10.

Power to take Lands, Springs, &c., § 13.

Supply of Water for Cherry Hinton Brook, § 14.

Limit of Time for compulsory Purchase to Two Years, § 18.

Purchase of Mill, &c. at Fen Ditton, § 22.

Saving University's Rights, § 23.

Cap. lxxxii.

"The Colney Hatch Gas Company's Act, 1866."

[11th June 1866.]

Recites that it is expedient that Power should be granted to dissolve and re-incorporate the Southgate and Colney Hatch Gaslight and Coke Company (Limited), for the Increase and Regulation of their Capital, and for conferring upon the new Company additional Powers with reference to the Manufacture and Supply of Gas within prescribed Limits in the Counties of Middlesex and Herts.

Consolidation Acts incorporated, § 2.

Limits of Act, § 5.

Incorporation of new Company ; their Powers, Rights, and Liabilities, §§ 6 to 8.

Debts, Contracts, &c. of old Company to remain in force, §§ 10 to 17.

Capital to be 15,000*l.* ; Provisions as to Shares ; Power to increase Capital to 60,000*l.*, §§ 18 to 25.

Power to raise 15,000*l.* on Mortgage, § 26 ; and to issue Debenture Stock, §§ 28 to 30.

Meetings ; Directors, &c., §§ 31 to 35.

Power to maintain and erect Works, §§ 36 to 39.

Supply to Consumers to be compulsory ; Price of Gas, §§ 40, 41.

Provisions as to Use of Meters, §§ 42 to 47.

Quality of Gas ; how to be tested, §§ 53 to 56.

Company not to drain into certain Brooks, § 60.

Schedules. (Rates for Description of Meters. Site of Works.)

Cap. lxxxiii.

"The Birmingham Waterworks Act, 1866."

[11th June 1866.]

Recites that it is expedient to authorize the Company of Proprietors of the Birmingham Waterworks to extend their Limits of Supply, to construct further Works, and to raise additional Capital.

Incorporation of Consolidation Acts, § 3.

Limits of Company's Acts, § 4.

Power to make Waterworks, § 5.

- For the Protection of Pype Hayes Estate, § 6.
 Reservation of Water Rights, &c. on Sale by Company, § 9.
 For Protection of Works and Saving Rights of Birmingham Canal Company, §§ 10 to 14.
 Saving Rights of the Birmingham Gaslight and Coke Company and the Birmingham and Staffordshire Gaslight Company, § 15.
 Confirming Scheduled Agreement between Company and London and North-western Railway Company, § 16.
 Power to raise additional Share Capital not exceeding 336,000*l.*, § 17.
 Power to borrow on Mortgage not exceeding 84,000*l.*, § 22.
 Power to create Debenture Stock, § 25.
 Five Years for compulsory Purchase, § 28.
 Ten Years for Construction of Works, § 29.
 Limiting Supply of Water from River Tame, § 30.
 Application of Parts of the Company's Act of 1855, § 31.
 As to Pressure, § 32.
 Water to be supplied by Meter if required, § 33.
 Power for Council to appoint a Person to examine Quantity of Water and to report to Council; § 34.
 Council may maintain existing Works, &c., § 35.
 On Complaint as to Quantity or Quality the Board of Trade may appoint a Person to inquire and report, §§ 36 to 40.
 Penalty for Non-compliance with the Provisions of the Act, § 41.
 Schedule (Agreement between the Company and the London and North-western Railway Company).

Cap. lxxxiv.

"The Mersey Docks (Outer Works Alteration) Act, 1866." [11th June 1866.]

Recites that it is expedient to grant Powers to enable the Mersey Docks and Harbour Board to improve their Docks at Birkenhead by converting the existing Low-water Basin and the Morpeth Basin into Wet Docks, and altering other Works connected therewith.

Great Low-water Basin may be converted into a Wet Dock, § 3.

Part of Morpeth Basin may be converted into a Wet Dock, § 4.

Limits of Deviation, § 5.

Works by this Act authorized to be deemed Part of the Works referred to in Section 57 of 20 & 21 Vict. c. clxii.,—§ 6.

Works authorized by 21 & 22 Vict. c. xc. inconsistent with this Act may be abandoned, § 7.

Plans of Works to be submitted for the Approval of the Admiralty, § 8.

Works affecting tidal Waters abandoned may be removed by Admiralty at Expense of Board, § 9.

River Wall of North Reserve need not be removed below a certain Depth, § 10.

Saving Rights of Birkenhead Improvement Commissioners, § 11.

Saving Rights of the Crown, § 12.

Cap. lxxxv.

"The Glasgow Improvements Act, 1866."

[11th June 1866.]

Recites that various Portions of the City of Glasgow are so built, and the Buildings thereon are so densely inhabited, as to be highly injurious to the moral and physical Welfare of the Inhabitants, and many of the Thoroughfares are narrow, circuitous, and inconvenient, and it would be of public and local Advantage if various Houses and Buildings were taken down, and those Portions of the said City reconstituted, and new Streets were constructed in and through various Parts of said City, and several of the existing Streets altered and widened and diverted, and that in connexion with the Reconstitution of these Portions of the City Provision was made for Dwellings for the Labouring Classes who may be displaced in consequence thereof; also that Provision should be made for the Establishment and Maintenance of a Public Park in or adjacent to the North-east Quarter of the City; and that the Lord Provost, Magistrates, and Council of the City of Glasgow should be appointed Trustees for the Purpose of carrying the said Works and Improvements into execution, and that they should be authorized to raise Money for the Purpose of carrying this Act into effect by means of Rates, and on Money borrowed on the Credit of such Rates, and on the Credit of the Property for the Time being belonging to them acquired in virtue of this Act.

Trustees constituted, § 3.

Consolidation Acts incorporated, § 4.

Power to Corporation to construct new Streets; Streets described, § 6.

Power to widen and alter existing Streets, § 7.

For the Protection of the City of Glasgow Union Railway Company, § 10.

Purchase of Lands by Agreement, § 11.

Powers for compulsory Purchases limited to Five Years, § 12.

Power to cross Roads, &c. temporarily, § 13.

As to Removal and relaying of Gas and Water Pipes, §§ 14, 15.

Power to stop up certain Streets herein named, § 16.

Power to make minor Works connected with new Streets, &c., § 20.

Trustees to form Sewers, Drains, &c.; Streets to be maintained under Glasgow Police Act, § 21.

Power to take down Buildings and lay out Lands of new, § 22.

Power to erect, fit up, and let Houses, &c. for Working Classes, § 23.

Power to acquire Ground for a Public Park; and to set apart a Portion thereof for Building, §§ 24, 25.

Provisions as to Ejectment of Labouring Classes, §§ 28, 29.

Power to borrow on Bond or Mortgage not exceeding 1,250,000*l.*, § 30.

Power to borrow on Cash Credit, § 31.

Power to levy an annual Assessment for defraying Expenses,
§§ 32, 33.

As to paying off Money borrowed, § 35.

Accounts to be kept open to Inspection ; annual Audit, &c.,
§§ 36 to 39.

Cap. lxxxvi.

“The South Yorkshire Railway Act, 1866.”

[11th June 1866.]

Authorizes the South Yorkshire Railway and River Dun Company to widen and improve a Portion of their Railway, and to abandon other Portions thereof ; to raise an additional Capital of 150,000*l.* by new Shares and 50,000*l.* by borrowing ; new Railway to be completed in Three Years.

Cap. lxxxvii.

“The Wrexham and Minera Railway Act, 1866.”

[11th June 1866.]

Recites that by “The Wrexham and Minera Railway Act, 1865,” the Wrexham and Minera Railway Company were empowered to construct certain Railways described respectively as Nos. 1 and 2 ; and by the same Act the Great Western Railway Company and the London and North-western Railway Company respectively were authorized to subscribe for or hold Shares of the Capital of the Company to any Extent not exceeding 30,000*l.* by each of those Companies ; that the Railway No. 1 will connect the Systems of Railway of the Two Companies, and it is intended that the same shall be worked and used by them jointly for the Purposes of their Traffic, and it is expedient that the whole Powers in relation to the Construction and Maintenance of the Railway No. 1 granted by the recited Act should be transferred to and vested in the Two Companies jointly ; that the London and North-western Railway Company are promoting in the present Session a Bill to authorize the Construction of a Railway by them, which will be better for the Purposes of the Traffic intended to be accommodated by the Railway No. 2, and it is therefore expedient that the Company should be authorized to abandon that Railway.

Joint Committee of Management to be formed from the Two Companies, §§ 4 to 10.

Expenses of Undertaking how to be provided, § 11.

Joint vesting of Lands, Division of Chattels, and Equality of Rights, §§ 12 to 14.

As to Payment of Tolls, § 15.

Accounts to be kept ; Powers of raising Money by the Two Companies, §§ 16 to 21.

Expenses of Management, § 23.

Rights of Action ; Disputes to be settled by Arbitration, §§ 24 to 28.

Railway No. 2 to be abandoned ; Compensation, §§ 29 to 31.

Rights of Creditors saved, § 32.

Cap. lxxxviii.

"The Bristol and Portishead Pier and Railway Act,
1866." [11th June 1866.]

Recites that it is expedient to authorize the Bristol and Portishead Pier and Railway Company to alter the Pier at Portishead, and to construct other Works, to raise further Capital, and also to extend the Time for the Purchase of Lands and Completion of Works; and to amend the Act relating to the Company.

Incorporation of Consolidation Acts, §§ 2 to 4.

Powers of Act of 1863 extended to this Act, § 5.

Power to make Deviation, § 6.

Three Years for compulsory Purchase of Lands, § 7.

Works authorized, § 8.

Mode of Construction of Pier, § 9.

Parish Wharf in Pill, §§ 10 to 12.

Time for completing Pier Seven Years, § 14.

Dues for Pier, § 16.

Repeal of Dues in Act of 1863, and Substitution of new Dues on Goods shipped and unshipped at the Pier, § 17.

Dues on Vessels, § 18.

Dues in Third Schedule conditional on Floating Pier, § 19.

Dues at Parish Wharf, § 20.

Exemption from Dues of Vessels passing up or down the Channel, § 21.

Exemption of Pilots, Seamen, &c., § 22.

Dues for other Works, § 23.

Dues leviable by Corporation at Bristol, § 24.

Goods not to be deemed carried Coastwise in certain Cases, § 25.

Payment by Company to Corporation on Vessels and on Goods, §§ 26, 27.

Vessels under Third Schedule, § 28.

Dues in case of Conversion of Pier into Dock, &c., § 29.

Corporation not to levy Dues on Vessels using Pier, &c., except as in the Act expressed, § 30.

Separate Accounts, § 31.

Certain Sections of Act of 1863 to apply, § 32.

Officers of Customs, § 33.

As to not taking Lands of Corporation except for Works, § 34.

Provision as to Side Cutting, § 35.

Formation of Slope, § 36.

Power to Corporation of Bristol to sell Lands on Rentcharge, § 37.

Alteration of Limits of Pier, § 39.

Limits of Powers of Harbour Master, § 40.

Certain Works to be deemed in conformity with Act of 1863, § 41.

Certain Works may be held by Company, § 42.

Power to relinquish Pier and Portion of Railway, § 43.

Compensation for Damage to Land by Entry, &c., for Purposes of Railways abandoned, §§ 44, 45.

Railway as altered to be the Railway under Agreement in Schedule D. of Act of 1863, § 46.
 As to doubling Tunnels, § 47.
 Extension of Two Years for purchasing certain additional Lands, § 48.
 Extension of Two Years for completing Works, § 49.
 Power to raise additional Capital of 60,000*l.* by new Shares, §§ 50 to 53.
 Power to borrow 20,000*l.*, §§ 54, 55.
 Lands may be appropriated to Business Purposes, § 56.
 Application of Capital, § 57.
 Confirmation of Agreement in Fourth Schedule, § 58.
 Deposit of Material in Rivers, § 62.
 Position of Buoys, &c., § 63.
 Saving Rights of the Corporation, § 64.
 Difference to be settled by Arbitration, § 65.
 Any Land reclaimed by the Works not to be taken without the Consent of the Commissioners of Woods, &c., § 66.
 Saving Rights of the Crown, § 67.
 Schedules. (Dues and Rates. Agreement.)

Cap. lxxxix.

“The Colchester Gas Company’s Act, 1866.”

[11th June 1866.]

Recites that it is expedient to make Provision for incorporating the Colchester Gas Company, and defining the Limits for the Supply of Gas by them, and regulating their Capital.
 Incorporation of Consolidation Acts, §§ 3, 4.
 Colchester Gas Company incorporated, § 5.
 Limits of Supply, § 6.
 Gasworks of old Company vested in Company, §§ 8 to 10.
 General Saving of Rights, §§ 11 to 23.
 Capital, § 24.
 One thousand Shares vested in Shareholders of old Company, § 25.
 Power for Company to raise additional Capital of 20,000*l.*, § 28.
 Limit of Dividend on Preference Shares, § 29.
 Power to borrow, §§ 32 to 34.
 Debenture Stock may be issued, §§ 35, 36.
 Meetings; Directors, &c., §§ 38 to 45.
 Power to purchase Lands by Agreement, § 46.
 Power for Company to make and supply Gas, &c., § 47.
 Power to contract for making Gas, &c., § 48.
 Supply of Gas for public Lamps, §§ 51 to 55.
 Compelling Company to supply Consumers, § 56.
 Gas to be consumed by Meter, §§ 57 to 65.
 For preventing Frauds and Waste of Gas, §§ 66, 67.
 Apparatus for testing lighting Power of Gas, §§ 70 to 74.
 Price of Gas, §§ 75, 76.
 Dividends on new Capital, § 78.
 Contracts for Supply of Gas, &c. between Company and Corporation of Colchester, &c., § 79.
 Saving Rights of the Town Commissioners, § 85.

Cap. xc.

“The Midland Railway (Additional Powers) Act, 1866.”
[11th June 1866.]

Recites that it is expedient to confer additional Powers on the Midland Railway Company for the Acquisition of Lands and the Increase and Regulation of their Capital, and to give effect to Arrangements with the Great Western Railway Company in reference to Lines and Stations at Malvern.

Incorporation of Consolidation Acts, §§ 2 to 4.

Power to take Lands, § 5.

For Protection of certain Footpaths at Hunslet and Streets in St. Pancras, §§ 6, 7.

For Protection of Sewers of Metropolitan and other Boards, § 9.

Power to Company to raise additional Sum of 130,000*l.* by Creation of Shares or Stock ; Mode of issuing new Shares, §§ 10 to 21.

Three Years for compulsory Purchase of Lands, § 23.

Notice to be given of taking Houses of Labouring Classes, § 24.

Confirming Agreement between Company and Great Western Railway Company, § 25.

Schedule (Memorandum of Agreement).

Cap. xci.

“The Tyne Improvement Act, 1866.”
[11th June 1866.]

Recites that it is expedient to enable the Tyne Improvement Commissioners to borrow further Sums of Money for the Purposes of the Piers at the Mouth of the River Tyne, to alter the Pier Rates, and to amend the Acts relating to the Commissioners.

Power to raise a further Sum not exceeding 300,000*l.* on Mortgage of the Pier Rates, §§ 3 to 5.

Commencement of Sinking Fund in respect of Pier Rates, § 6.

Repeal of Section 63 of Act of 1852, §§ 7 and 9.

Commissioners may levy Pier Rates on Vessels, § 8.

Power to reduce the Rate on short Coasting Voyages, § 10.

Certain Provisions of former Acts extended to this Act, § 11.

Cap. xcii.

“The Barry Railway (Alteration) Act, 1866.”
[11th June 1866.]

Authorizes an Alteration to be made in the Line and Levels of the Barry Railway, and enables the Company to raise an additional Capital of 21,000*l.* by Shares and 7,000*l.* by Mortgage ; the new Portions of Railway to be completed within the Time originally limited.

Cap. xciii.

“The River Weaver Navigation Act, 1866.”

[11th June 1866.]

Recites that in pursuance of the Powers contained in the 7 Geo. 1. c. 10. and subsequent Acts the Trustees of the Navigation of the River Weaver have rendered that River navigable for Vessels of 180 Tons Burden, and the said River so improved has been and is largely used for the Transport of Salt and other Commodities from and to Winsford and Northwich, to and from the Port of Liverpool, and elsewhere; that in pursuance of the Powers of an Act passed in 1807 the Trustees constructed a certain new Communication described as “the Weston Canal,” and they have also constructed at Weston Point Docks or Basins with Quays and other Works, and have likewise, with the Consent and Approval of the Conservators of the River Mersey and the Lords Commissioners of the Admiralty, constructed a River Wall along a Part of the Left Bank of the Mersey, in order the more effectually to protect the said Basins and a Dock and Basin now in course of Construction, and to facilitate Access to the said Canal, and such Canal has long been used as the principal Means of Communication between the River Mersey and the Weaver; that the Increase of the Trade of the River Weaver, and the increased Burden of the Vessels resorting to it, and the recent Introduction of Steam Vessels thereon, render necessary the Improvement of the said Navigation by widening, deepening, and otherwise improving the River and the Access thereto through the Weston Canal, and by the making of new Docks, Basins, Locks, and Weirs for the Accommodation of Vessels, and by constructing Wharves, Warehouses, Hydraulic Lifts, and other Conveniences to aid in the Accommodation, loading, and unloading of Goods, and by other Means, and the Trustees are desirous so to improve the said Navigation, and to adapt it to the Use of the Seagoing Vessels and Steam Vessels, and to afford additional Facilities to the Trade thereof, if they obtain Power to raise additional Funds and levy the additional Tolls and Charges herein-after provided; that by the recited Weston Canal Act the Trustees were empowered to take an additional Toll upon all Goods therein mentioned, conveyed as well on the said River Weaver between Frodsham Bridge and Winsford Bridge as on the said Weston Canal, until by such Means they had received the Sum of 22,000*l.* towards the Cost of making the said Canal, and by reason of the Completion of the Canal the said additional Toll ceased in the Year 1816, and no Toll has since been demanded for the Use of the Weston Canal alone, except a Toll granted by “The Runcorn and Weston Canal Act, 1853,” upon Goods conveyed to or from the said Runcorn and Weston Canal, and passing over a certain Portion of the Weston Canal; that since the Construction by the Trustees of Basins and Docks at Weston Point Vessels use the same for the Purpose of loading and unloading and of lying therein, and it is just that Vessels

using any Docks or Works constructed or which may be constructed by the Trustees on any Part of the Navigation should be subject to a Rate or Toll in respect to such Use ; that since the opening of the Weston Canal various Manufactories and Works have been constructed on and near the Banks of the said Canal, from and to which Manufactories and Works Goods are conveyed along the said Canal to and from the River Mersey free of Toll, and Vessels resorting to such Manufactories and Works obstruct the said Navigation, and it is just that Goods conveyed over the Weston Canal, and which would not be liable to pay or had not paid Rates for the Use of any other Part of the Navigation, should be subject to the Rates, Tolls, and Charges herein-after mentioned ; that the Trustees should be also empowered to levy the other Rates, Tolls, and Charges herein-after specified, and that the said Acts should in other respects be amended ; that by virtue of an Act (3 & 4 Vict. c. cxxiv.) the Trustees erected in the Parish of Runcorn near Weston Point a Church with a Schoolhouse and Buildings attached thereto, which Church, Schoolhouse, and Buildings have since been respectively used for Public Worship and School Purposes, and inasmuch as the Improvement of the Access to the Weston Canal from the River Mersey and the Construction or Enlargement of Basins and other Works at Weston Point may render it necessary to use for those Purposes the Site of the said Church, it is expedient that the Trustees should be enabled to remove the said Church to another Site, subject to the Conditions herein-after contained, and should also be enabled to remove, if they think fit, subject as aforesaid, and rebuild the Schoolhouse and Buildings attached to the said Church.

Parts of Harbours, Docks, and Piers Clauses Act incorporated, § 2.

Repealing certain Sections of recited Acts as to borrowing, § 3.

Part of Commissioners Clauses Act incorporated, § 4.

Power to borrow on Mortgage not exceeding 200,000*l.*, § 6.

Application of Monies in improving the Navigation, &c., § 9.

Rates for Vessels using Basins and Works, § 10.

Rates for Goods on Weston Canal as in Schedule B. ; certain Rates under Schedule B. suspended until Works herein named are executed, § 11.

Section 46 of 16 & 17 Vict. c. xxxvii. repealed, § 12.

Rates to be charged for Warehouses, for Use of Cranes, Lifts, and Weighing Machines, § 13.

Trustees may charge for warehousing, unloading, &c., § 14.

Towage Rates, § 15.

Recovery and Application of Tolls, &c., § 16.

Power to lay down Buoys, § 17.

Goods of a dangerous Nature to be marked, § 18.

Provisions as to combustible Goods on Quays, &c., §§ 19 to 23.

As to Construction of Works affecting the Birkenhead and London and North-western Railways, § 25.

Trustees may take Church at Weston Point when they have provided a new Site, § 26.

New Church to be erected within Two Years, §§ 27, 28.

Schedules :—

- A. River Weaver Acts.
- B. Tolls on Goods.
- C. Towage Rates.

Cap. xciv.

“The British and Canadian Telegraph (North Atlantic Route) Act, 1866.” [28th June 1866.]

Recites that by “The British and Canadian Telegraph (Northern Line) Act, 1859,” the British and Canadian Telegraph Company were incorporated with a Share Capital of 350,000*l.*, in 35,000 Shares of 10*l* each, and authorized to make and maintain telegraphic Communication between Great Britain and Canada, by laying down, maintaining, working, and using electric Wires or Telegraphs from any Point or Place in Scotland to which telegraphic Communication by electric Wires or Telegraphs were then or might thereafter be established to any Point or Points on the North Coast of Scotland, and thence by way of Orkney and Shetland, the Faroe Islands, Iceland, Greenland, or some of such Places, and the intervening Seas, to any Point or Points on the Coast of Labrador, or to the Island of Belle Isle, and thence to Quebec and Montreal, or either of them, or to any other Part of the British Possessions in North America, and between such other Places as may from Time to Time be deemed expedient; and that it will be for the Public Advantage that further Powers should be granted to the said Company, and that they should be authorized to raise additional Capital for the Purpose of carrying the same into Execution.

Incorporation of Telegraph Act, 1863, § 2.

Enlarging
Powers of
Company.

4. In addition to the Powers granted to the Company by the recited Act, and subject to the Provisions of this Act, the Company may from Time to Time provide and maintain, in connexion with the Line of Telegraph authorized by the recited Act, or with any Ocean Line of Telegraph which shall be laid down by them under the Powers hereby granted, telegraphic Communication between such authorized or Ocean Line of Telegraph and any Place or Places in the United Kingdom of Great Britain and Ireland, the Channel Islands, Denmark, Norway and Sweden, or between any Places within the said United Kingdom, the Channel Islands, Denmark, Norway, or Sweden respectively, and may do and perform all such matters and things as are necessary or convenient for carrying into effect the Purposes aforesaid, or other the Purposes of the Company's Undertaking.

Works by this Act authorized to be subject to Provisions of recited Act, § 5.

Power to Com-
pany to raise
additional Capi-
tal by Creation
of Shares or
Stock.

6. The Company may from Time to Time raise, in addition to the Capital which they are already authorized to raise, such Sums of Money not exceeding in the whole the Sum of 1,650,000*l.* by the Creation and Issue of new Ordinary Shares
or

or Stock in their Capital : Provided always, that if the Company shall not construct a Line of telegraphic Communication between Denmark and Norway within Two Years after the passing of this Act, the Capital of the Company shall be and the same is hereby reduced by the Amount of 64,000*l*.

Cap. xciv.

“The Downs Docks Act, 1866.” [28th June 1866.]

Recites that by “The Downs Docks Act, 1864,” “The Downs Docks Company” were incorporated and authorized to construct a Dock, Piers, a Railway, and other Works at or near Deal, and a navigable Channel therefrom to Sandwich, all in the County of Kent, and for other Purposes; that the Company require further Capital for the Purposes of their Undertaking, and it is expedient that their present Capital should be increased, and that they should have Power to divide their Shares into Preferred and Deferred Half Shares; also that the Time granted by the said Act for the compulsory Purchase of Lands should be extended.

Incorporation of Consolidation Acts, §§ 2, 3.

Repeal of Part of recited Act, § 4.

Capital of Company 300,000*l*., § 5.

Power to divide Shares; Rights of Holders of Preferred and of Deferred Shares, §§ 8 to 15.

Power to borrow 100,000*l*., §§ 16 to 18.

Power to create Debenture Stock, § 19.

Extending Time for the Purchase of Lands to June 23rd, 1868, § 21.

Saving Rights of South-eastern Railway Company, § 22.

Cap. xcvi.

“The Bridgwater and Taunton Canal Act, 1866.”

[28th June 1866.]

Recites the several Acts authorizing the making of the Canal, and conferring further Powers in respect thereof, and the Provisions regulating the Share Capital and Mortgage Debt of the Company; that the Undertaking now consists of the Bridgwater and Taunton Canal Navigation, Docks, Quays, Wharfs, Lands, and Interests in Navigations and Lands, Easements, and Rights of Water acquired and made under the Powers of the recited Acts, and other Rights and Interests, and includes, amongst other Works, a Basin and Docks at Bridgwater for the Accommodation of Shipping, and various Lands and Works connected with such Docks; that the Mortgage Debt upon the Canal consists of the following Sums :

1. A Mortgage Debt of 10,000*l*., bearing Interest at 5 per Centum per Annum, being a First Charge on the Undertaking of the Canal Company :
2. Mortgage Debts, constituting a Second Charge, amounting to 89,992*l*. 8*s*. 2*d*., bearing or entitled to Interest at 5 per Centum per Annum :

that the Tolls levied upon the Canal are collected on behalf of the Mortgagees by a Receiver, and the Amount received is sufficient to defray the Interest on the First Mortgage Debt, but is insufficient to defray the Interest on the Second Mortgage Debt, and the Rate of Interest actually received in respect of the Second Mortgage Debt has, on an Average of the Five Years ending the 30th of June 1865, not exceeded 2*l*. 5*s*. per Centum per Annum; that the Shareholders in the Undertaking of the Canal Company have not for several Years last past received any Dividend upon their Shares; and that it would be of public Advantage if the Docks of the Canal Company at Bridgwater were available for the Traffic of the Bristol and Exeter Railway Company; and that the Undertaking of the Canal Company should be transferred to and maintained by that Company; that it has been agreed between the Two Companies that the Consideration for the Transfer of the Undertaking of the Canal Company to the Railway Company shall be 64,000*l*. in the Railway Company's existing perpetual 4 per Cent. Preference Stock; and that out of the Consideration Money the First Mortgagees shall receive in full the Sum of 10,000*l*. with Interest thereon, the Second Mortgagees shall receive in Stock to the Amount of 50,625*l*., and, after discharging various Debts, Compensations, and incidental Expenses, the Residue shall be divided amongst the Shareholders of the Canal Company.

Power for Canal Company to sell Canal, &c. to the Bristol and Exeter Railway Company, §§ 3.

Mode of Payment and Conditions of Sale, §§ 4 to 7.

Powers, &c. of the Canal Company extended to the Railway Company, § 8.

Present and future Rights and Liabilities under other Acts saved, §§ 9 to 11.

Power to enter into Contracts, § 14.

As to the Distribution of the Funds of the Canal Company, §§ 15 to 19.

After Sale, &c. of Canal, Company to be dissolved, § 21.

Order for Appointment of Receiver of Canal Company to be discharged, § 22.

Railway Company to maintain Canal, § 23.

Regulation of Tolls, § 24.

Saving Rights of Conservators of River Tone, § 25.

As to Re-sale of certain Lands, § 26.

Power to Railway Company to raise additional Capital of 64,000*l*. to effect Purchase of Canal, § 27.

Incorporating certain Provision of Companies Clauses Consolidation Acts, § 28.

Cap. xcvi.

"The Cleethorpes Gas Act, 1866." [28th June 1866.]

Recites that it is expedient to incorporate the Cleethorpes Gas Company (Limited), and to grant further Powers to the Company for raising additional Capital, and for other Purposes.

Incorporation of Consolidation Acts, §§ 2, 3.

Limits of Act, § 4.

Incorporation of Company, § 5.

Property vested in Company incorporated by this Act, § 6.

Saving previous Rights and Liabilities, §§ 7 to 15.

Capital 10,000*l.*, § 16.

Appropriation of Capital, §§ 17 to 24.

Powers to borrow, §§ 25 to 27.

The Company may create and issue Debenture Stock, § 28.

General Meetings; Directors, &c., §§ 30 to 35.

Powers as to Maintenance of Gasworks, § 37.

Consumers may be required to consume by Meter, §§ 40 to 44.

Limiting the Price of Gas, § 45.

Power of the Company to contract for lighting Streets, § 46.

Mode of testing the Quality of Gas, §§ 49 to 51.

Cap. xcvi.

“The Barnsley Local Board Amendment Act, 1866.”

[28th June 1866.]

Recites that it is expedient to extend the Time limited by “The Barnsley Local Board Act, 1862,” for the Completion of the Waterworks thereby authorized, and to enable the Local Board of Health for the District of the Township of Barnsley in the West Riding of the County of York to raise further Monies for the Purposes of that Act, and to amend the Acts relating to the said District.

Recited Act and this Act to be construed as One Act, § 3.

Period for Completion of Waterworks extended to June 30th, 1869, § 4.

Rating Power extended, § 5.

Increase not to affect Powers of Local Board under Public Health Acts, § 6.

Power to borrow 50,000*l.*, §§ 7, 8.

Application of Money borrowed under this Act, § 9.

Powers of recited Act to apply to Money borrowed under this Act, § 10.

Monies received under this Act to be carried to proper Account, § 11.

Expenditure by Local Board under this Act, § 12.

Repealing Section 64. of Act of 1862 and providing for future Application of Revenue, § 13.

Rating of Railways, &c., § 14.

Cap. xcix.

“The Canterbury Gas and Water Act, 1866.”

[28th June 1866.]

Recites that it is expedient to enable the Canterbury Gaslight and Coke Company to raise further Sums of Money for their Gas and Water Undertakings; to construct and maintain a new System of Waterworks to supply the City of Canterbury and Suburbs, and other Places; and to abandon their existing Waterworks; to change the Name of the Com-

pany ; and to repeal, consolidate, and amend the Acts relating thereto.

Repeal of recited Acts, § 2.

Incorporation of Consolidation Acts, §§ 3 to 6.

Limits of Act comprising the Gas and Water Districts, § 7.

Re-incorporation of Company, § 8.

Purposes of the Company, § 9.

Present Property of the old Company to vest in the Company incorporated by this Act, § 10.

Grants, Conveyances, and Contracts prior to Act to be binding; Debts, &c., § 11.

Present and future Rights and Liabilities under repealed Act saved, § 15.

Existing Share Capital converted into Stock, § 20.

Existing Shareholders to be entitled to corresponding Amount of Stock, § 21.

Company to call in and cancel existing Shares, § 23.

Powers to raise additional Capital by the Creation of A and B Shares, § 24.

Distribution and Sale of new Shares, § 29.

Power to borrow, §§ 32 to 35.

Meetings ; Directors, &c., §§ 36 to 49.

Power to purchase Lands for Gasworks by Agreement, § 50.

Company empowered to construct Gasworks, &c., 51.

Company to supply Gas in certain event at Request of Owner or Occupier, § 53.

Security for Payment of Rate, §§ 54, 55.

Limiting Charge for Supply of Gas by Meter, § 56.

Consumers may be required to consume Gas by Meter, § 57.

To prevent fraudulent Consumption of Gas, § 60.

Illuminating Power and Purity of Gas, how to be tested, §§ 62 to 68.

Company to continue to supply their Waterworks from present Sources, § 70.

When new Reservoir completed the Hydrants in the City of Canterbury to be supplied therefrom, except during pumping, § 71.

Compensation to the Mayor and Commonalty for Injury done to Abbott's Mill, § 72.

Power for Company to supply Water District with Water, § 73.

Power to make new Waterworks according to deposited Plans, § 74.

Works affecting London, Chatham, and Dover Railway to be constructed to the Satisfaction of the Engineer of that Company, § 75.

Works affecting the South-eastern Railway to be constructed to the Satisfaction of the Engineer of that Company, § 76.

Works affecting the River Stour to be executed to the Satisfaction of the Commissioners of Sewers, § 77.

Works affecting Bridges on the River Stour in Jurisdiction of Corporation of Canterbury to be done to their Satisfaction, § 78.

Power to take Waters under Land purchased by the Company,
§ 79.

Waterworks to be completed within Four Years, § 83.

Power to lay down Pipes for Water, § 84.

Power to purchase Lands by Agreement, § 85.

Water need not be laid on under Pressure, § 86.

Rates at which Water is to be supplied, §§ 87, 88.

Regulations for preventing Waste, &c. of Water, § 89.

Situation of Pipes, &c. may be altered if Commissioners desire
it, § 93.

Act not to interfere with the Rights of the Mayor and Com-
monalty of the City of Canterbury, § 97.

Power to abandon Part of present Works, § 98.

Company not exempt from the Public Health Acts, § 101.

Saving Rights of the London, Chatham, and Dover Railway
Company, § 102.

Schedules (Description of Site for Gasworks and Account of
the Water Undertaking and Works of the Company).

Cap. c.

"The Huntley Roads Act, 1866." [28th June 1866.]

Renews and continues for a further Period of 13 Years the
Huntley, Mitcheldean, and Elton Turnpike Roads Trust in
the Counties of Gloucester and Hereford.

Cap. ci.

"The Harborne Railway Act, 1866."

[28th June 1866.]

Recites that it is expedient to incorporate the Harborne Rail-
way Company and to authorize the making and maintaining
of a Railway, to be called "The Harborne Railway," and
empower the Company to make working Agreements with
the London and North-western Railway Company.

Incorporation of Consolidation Acts, § 2.

Company incorporated with Power to make Railway, §§ 4, 5.

Capital 100,000*l.* in Shares, §§ 7 to 9.

Power to borrow 33,000*l.*, §§ 10, 11.

Power to create Debenture Stock, § 12.

Meetings; Directors, &c., §§ 15 to 19.

Three Years for compulsory Purchase of Lands, § 21.

Five Years for Completion of Works, § 22.

As to Junction with London and North-western Railway,
§ 23.

Company to construct Bridge over the Birmingham Canal in
manner prescribed by the Engineer of Canal Company,
§ 24.

Company to keep Bridge, &c., in repair, § 25.

Company not to alter the Course or obstruct the Navigation
of Birmingham Canals, §§ 26 to 35.

Regulating Construction of Bridges and other Works within
Borough of Birmingham, § 36.

As to Gas Mains of the Birmingham Gas Company and Birmingham and Staffordshire Gaslight Company, § 37.
Tolls for Passengers, Animals, and Goods, §§ 40 to 49.
Power to enter into Traffic Arrangements with the London and North-western Railway Company, §§ 50, 51.

Cap. cii.

“The Montrose Harbour Act, 1866.”

[28th June 1866.]

Recites that it is expedient that Power should be given for the Construction of a Wet Dock at the Harbour of Montrose, and that the Trustees of the Harbour should be authorized to borrow further Sums on Mortgage.

Incorporation of Consolidation Acts, §§ 2 to 4.

Power to borrow not exceeding 70,000*l.*, § 5.

Debts charged on former Rates to be charged on Rates under this Act, § 7.

Assignments to be Personal Estate, § 8.

Reborrowing, § 9.

Trustees may borrow on Cash Account, § 10.

Sinking Fund to be formed, §§ 12 to 15.

Power to take Lands and to construct Wet Dock, §§ 16, 17.

Survey of Works by Board of Trade, §§ 19 to 22.

Five Years for compulsory Purchase of Lands, § 23.

Access to Property near the Docks, § 24.

Power to deepen the Entrance to the Harbour, § 25.

Trustees may purchase Lands for repairing Slip, § 26.

Trustees may construct or acquire repairing Slip, § 27.

Rates for new Dock, § 28.

Rates for repairing Slip, § 29.

Power to agree with Police Commissioners as to Police of the Harbour, § 31.

Saving Rights of the Crown, § 34.

Cap. ciii.

“The Mersey Docks (Shore Road Purchase) Act, 1866.”

[28th June 1866.]

Recites that by “The Mersey Docks and Harbour Act, 1857,” for consolidating the Docks at Liverpool and Birkenhead into One Estate, and for vesting the Control and Management of them in One public Trust, and for other Purposes, the Mersey Docks and Harbour Board were incorporated; that several Acts have been subsequently passed conferring various Powers on the Board; that an Arrangement has been entered into between the Board and Francis Shand, Esquire, and others, for the Purchase by the Board of certain Lands adjoining the Street called Shore Road, and for the Acquisition by the Board of the Sites of that Street and of Parts of certain other Streets called Argyle Street, Sandford Street, and Lord Street, at Birkenhead, upon the Terms mentioned in the Agreement dated the 1st Day of November 1865, of which a Copy is set forth in the Sche-

dule to this Act, but subject to the Approbation of Parliament, to be obtained as in such Agreement mentioned ; and it is expedient that such Agreement should be confirmed ; that in consequence of the Extension of the Mersey Dock Estate by this Act authorized, it may become unnecessary to construct the Works sixthly mentioned in the Sixth Section of "The Mersey Docks and Harbour (Works) Act, 1858 ;" that the Reversion in Fee Expectant, on the Determination of the Two several Leases mentioned in the said Agreement, is vested in the Mayor, Aldermen, and Burgesses of Liverpool, herein-after called "the Corporation ;" and it is expedient that the Board should be authorized to purchase such Reversion by Agreement with the Corporation.

Agreement in Schedule confirmed, § 3.

Lands referred to in Agreement vested in Board, § 4.

Variation of 6th Section of Works Act as to new Road thereby authorized, § 5.

Reversion in the Corporation may be purchased by the Board, § 6.

Money secured by the Bonds to be deemed Money required for Completion of the Birkenhead Docks, § 7.

Schedule (the Agreement).

Cap. civ.

"The Aberdeen County and Municipal Buildings Act, 1866." [28th June 1866.]

Recites that it is expedient to grant Powers for erecting and maintaining a new Court House, Town House, County and Town Hall, Police, and other County and Municipal Buildings and Offices for the County and City of Aberdeen ; and for raising Money by Assessments and by borrowing for the Purposes of the Act.

Repeal of certain Parts of recited Acts, §§ 2, 3.

Commissioners under repealed Acts to continue seised and possessed of their Estate and Effects, § 4.

Continuance of Liabilities under repealed Acts, §§ 6 to 10.

Incorporation of Consolidation Acts, § 11.

Commissioners for executing Act ; Elections, Powers, and Meetings, §§ 14 to 28.

Appointment of Auditors, Clerks, and Officers, §§ 29 to 31.

Power to take Lands, § 32.

Special Provision with reference to taking Property of the Commissioners of Supply, the Town Council, and the Police Commissioners, § 33.

Provision with respect to Re-sale of Portions of existing County and Record Office Buildings, § 34.

Power to purchase other Lands by Agreement with the Owners, § 35.

Property purchased to be vested in Commissioners, § 36.

Defining Buildings to be erected by Commissioners, § 37.

As regards Erection, &c. of Court House, Commissioners to have all the Powers conferred by "The Sheriff Court Houses Act, 1860," or Amendment thereof, § 38.

Duties of Clerk of Supply under such Acts to devolve on the Clerk, § 39.

As regards Erection, &c. of other Buildings, § 40.

On Completion of Buildings an Account of the whole to be taken, § 41.

When new Offices complete to be occupied by respective Bodies, § 42.

Power to borrow, § 43.

Power to borrow on Cash Credit, § 44.

Form of Mortgages, § 45.

Power to re-borrow, § 46.

Sinking Fund, § 48.

Assessments to be imposed for Erection of new Buildings, § 49.

Regulations as to Payment of small Assessments, § 50.

Exemption of public Buildings from Assessment, § 51.

Mode of recovering Assessments, §§ 52, 53.

Maintenance of Buildings, §§ 54, 55.

Portions of Buildings may be let, § 58.

Preference of County to Use of County and Town Hall, § 59.

As to disposal by Commissioners of Property not required for Act, § 60.

Schedules. (Reserved Sections of repealed Acts. Forms of Mortgages, &c.)

Cap. cv.

"The Hull South Bridge Amendment Act, 1866."

[28th June 1866.]

Recites that it is expedient to grant further Powers to the Hull South Bridge Company, and to facilitate the Completion of the Approaches and Tramway connected with the Bridge by extending the Time for Purchase of Lands and Construction of Works, and authorizing the Company to raise further Sums of Money.

Provisions of Act of 1862 and of Acts incorporated to apply to this Act, § 2.

Certain Provisions of Companies Clauses Act, 1863, extended to this Act, § 3.

Part II. of Railways Clauses Act, 1863, incorporated, § 4.

Remaining Share Capital may be raised by Ordinary or Preference Shares, § 6.

Power to borrow not exceeding 5,000*l.*, § 7.

Power to certain Companies to subscribe further Sums, § 8.

Scale of voting at General Meetings, § 9.

Articles of supplemental Agreement in Schedule confirmed, § 10.

Appointment of additional Director by the Commissioners of Her Majesty's Woods and Forests, § 11.

Application of additional Capital, § 12.

Application of Reserve Fund, § 13.

Power to purchase Lands shown on deposited Plans, § 14.

Two Years for compulsory Purchase of Lands, § 15.

Extending Time for completing Works for Two Years, §§ 16, 17.

Schedule (Agreement between Her Majesty's Commissioners
of Woods, &c. and Hull South Bridge Company).

Cap. cvi.

"The Stockton Gas Act, 1866." [28th June 1866.]

Authorizes the Stockton Municipal Corporation to raise a
further Sum of 25,000*l.* by Mortgage, and provides for im-
proved Quality of their Gas.

Cap. cvii.

"The Metropolitan and St John's Wood Railway
(Capital) Act, 1866." [28th June 1866.]

Authorizes the Metropolitan and Saint John's Wood Railway
Company to raise further Capital, not exceeding 250,000*l.*
in Shares and 83,000*l.* by borrowing.

Cap. cviii.

"The Crofthead and Kilmarnock Extension Railway
(Deviations) Act, 1866." [28th June 1866.]

Recites that it is expedient, for the Purpose of carrying into
effect certain recited Provisions and Arrangements, that
the Crofthead and Kilmarnock Company should be autho-
rized to make and maintain the Railways described and
called in this Act Line No. 1 and Line No. 2, and that the
South-western Company should be authorized and required
to make and maintain a certain Deviation of the authorized
Kilmarnock Direct Line; and that the said Companies
respectively should be authorized to relinquish the Formation
of so much of their Railways already authorized as will be
rendered unnecessary by the Construction of the above
mentioned Lines of Railway and Deviation.

Incorporation of Consolidation Acts, § 2.

Power to Company to make Lines No. 1 and No. 2, § 4.

Power to South-western Company to make Deviation Line, § 5.

Power to Company to apply Funds to Purposes of this Act, § 6.

Power to South-western Company to apply Funds to Purposes
of this Act, § 7.

Two Years for compulsory Purchase of Lands, § 8.

Four Years for Completion of Railways, § 9.

Power to divert a private Railway, § 10.

Power to stop up a certain Road, § 11.

Security for Completion of Lines Nos. 1 and 2, and of Deviation
of Kilmarnock Direct Line, § 14.

Company to abandon Portions of their authorized Line, § 15.

South-western Company to abandon Portion of their authorized
Line, § 16.

Compensation, §§ 17, 18.

Lines Nos. 1 and 2 to be integral Portions of Crofthead and
Kilmarnock Extension Railway, § 19.

Deviation of Kilmarnock Direct Line to be an integral Portion of that Line, and subject to Provisions of Section 18. of second-recited Act, § 20.

Power to Companies to agree with each other in respect to Apportionment of Land at Kilmarnock, § 21.

Cap. cix.

“The Saltash Road Act, 1866.” [28th June 1866.]

Repeals 3 Will. 4., intituled “An Act for more effectually repairing and improving several Roads in the Counties of Cornwall and Devon leading to the Borough of Saltash in the County of Cornwall, and for making a new Branch and Deviations of Roads to communicate therewith,” and renews the Powers of the Trustees for the Term of 15 Years.

Cap. cx.

“The Tonbridge and Ightham Road Act, 1866.”

[28th June 1866.]

Repeals an Act of 11 Geo. 4., intituled “An Act for amending and improving the Road from Tonbridge to Ightham, and other Roads communicating therewith, in the County of Kent,” and renews the Powers of the Trustees for the Term of 15 Years.

Cap. cxi.

“The Newchurch Parish Act, 1866.” [28th June 1866.]

Recites that the Parish of Newchurch in the Isle of Wight extends from North to South the whole Breadth of the said Island, and comprises the Towns of Ryde and Ventnor, which have of late greatly increased in Extent and Population, and are likely still to increase; that the said Parish, according to the last Census, contained a Population of 14,000 Persons, of whom 9,269 were then resident in the said Town of Ryde, and 3,208 in the said Town of Ventnor, and since the taking of the said Census the Number of the resident Population in the said Towns has very largely increased; that the ancient Church of the said Parish is situate in the Centre of the Parish, and at a Distance of Six Miles from each of the said Towns, and great Inconvenience is caused to the Inhabitants of the said Towns in attending the Vestry Meetings, and in relation to other Business to be transacted at the Parish Church; that in addition to the said ancient Parish Church there are in the said Parish Six other duly consecrated Churches, namely, the Church or Chapel of Saint Thomas in Ryde, being a Chapel of Ease to the said Parish Church, and the several District Churches of the Holy Trinity, Ryde; of Saint Michael and All Angels, Swanmore; of Saint Peter, Haven Street; of Saint Catherine, Ventnor, and of Holy Trinity in Ventnor; and Ecclesiastical Districts have been duly assigned to all the said District Churches, and by operation of Law some of the said Districts have become Parishes for Ecclesiastical Purposes; that the said

Church or Chapel of Saint Thomas in Ryde belongs, or is reputed to belong, to Maria Jane Player and Elizabeth Lydia Brigstocke, the Wife of Thomas Robert Brigstocke, Esquire, whose Estate is chargeable with the Payment of the annual Sum of 10*l.*, to be paid to the Vicar of the said Parish of Newchurch for officiating in the said Church or Chapel of Saint Thomas, and the said Vicar, as the Officiating Minister of the said Church or Chapel of Saint Thomas, is also entitled to the Dividends arising from a Sum of 100*l.* Three Pounds per Centum Consolidated Bank Annuities ; that there is not any adequate Church Accommodation for the poorer Population of the Town of Ryde, and a Parochial Church is urgently required in the said Town ; that the Right Reverend the Lord Bishop of Gloucester and Bristol is now the Patron of the Vicarage of Newchurch ; that by an Order of Her Majesty in Council made on the 15th Day of May 1852 it was ordered that upon the next Avoidance of the See of Winchester the Patronage of the Vicarage of Newchurch with Ryde, in the Isle of Wight, in the Diocese of Winchester, should be transferred unto and thenceforth be and remain vested in the Bishop of Winchester and his Successors ; that by reason of the great Extent of the said Parish the Vicar cannot give due Attention to his Duties in every Part thereof, and it is desirable, for the better religious Instruction and pastoral Superintendence of the Inhabitants of the said Parish, and for the general Convenience and Benefit of the said Inhabitants, that the said Vicarage should be divided, as herein-after mentioned, into Three separate and distinct Parishes ; that the said Lord Bishop of Gloucester and Bristol and the said Lord Bishop of Winchester have consented to such Division ; and that it is expedient that for providing a Fund towards the Erection of a Church for the intended new Parish of Ryde the Advowson and Right of Presentation to the Vicarage of Newchurch as herein-after constituted and defined shall, subject to the Consents in Writing of the said Lord Bishop of Gloucester and Bristol and the said Lord Bishop of Winchester, and at the Request of the Reverend William Harding Girdlestone, the present Vicar of the said Parish of Newchurch, or other the Vicar of that Parish for the Time being, be sold, and the Proceeds applied by the Vicar for the Time being in the Erection of a Parish Church in Ryde.

Parish of Newchurch to be divided, § 3.

Boundaries of Ryde and Ventnor Parishes, § 4.

Boundary of Newchurch Parish, § 5.

Powers and Privileges of new Parishes, § 6.

Vicars of new Parishes to hold Emoluments arising within the Parish, § 7.

As to Application of Monies paid or payable to Commissioners of Queen Anne's Bounty for Redemption of Tithe Rent-charge in Ventnor, § 8.

On Payment of 1,000*l.* Lands to be discharged from Annuity in respect of Saint Thomas's Chapel, Ryde, § 9.

As to Application of 1,000*l.*, § 10.

- Rentcharge in Ryde may be exchanged for Site of a House, § 11.
- Advowson of Newchurch to be sold, § 12.
- Form of Grant of Advowson of Newchurch, § 13.
- Application of Monies arising from Sale of Advowson, § 14.
- Patronage of Vicarage of Ryde, § 15.
- Patronage of District Churches, § 16.
- Patronage of Church of Holy Trinity, Ryde, § 17.
- First Vicar of Ryde ; Parish Church of Ryde, § 18.
- Old Vicar to continue until Successor inducted, § 19.
- Vicar of Ventnor ; Parish Church of Ventnor, § 20.
- Churchwardens of new Parishes, § 21.
- Termination of ancient Powers of Newchurch Churchwardens in Ryde and Ventnor, § 22.
- Appointment of Overseers for new Parishes, § 23.
- Guardians acting for old Parish at Time of Division to continue in Office until new Guardians appointed, § 24.
- Qualification of Persons voting at the Election of Guardians, &c. ; Qualification of Guardians, § 25.
- Persons qualified to vote at Election of Guardians for old Parish to vote at Election of Guardians for new Parishes, § 26.
- Termination of Office of Assistant Overseer for old Parish, § 27.
- Settlement of Overseer's Account, § 28.
- Books of old Parish to be open to Ratepayers of each Parish, § 29.
- Vestry Meetings in Ryde and Ventnor not to be held in any Church, § 30.
- Ryde Vestry Meetings to be held in Town Hall, § 31.
- 13 & 14 Vict. c. 57. applied to Parish of Ventnor, § 32.
- Ryde Parochial Burial Ground to form Part of Town Cemetery, § 33.
- Extension of Powers of Ryde Burial Board, § 34.
- Vicar of Ryde to be ex officio Member of the Burial Board, § 35.
- Ryde Burial Ground to be for Use of the whole Parish, except Haven Street, § 36.
- Whole Parish, except Haven Street, to be assessed to Burial Rate, § 37.
- Saving Rights, § 38.
- Act not to affect Rights in Saint Thomas's Church, Ryde, § 39.
- Act not to affect Ecclesiastical Districts, § 40.
- Local Acts applicable to old Parish to apply to new Parishes, § 41.
- Schedule. (Boundaries of Parishes. Form of Grant.)

Cap. cxii.

“ The Abercarn Turnpike Roads Act, 1866.”

[28th June 1866.]

Amends the Provisions of the Act relating to the Abercarn Turnpike Roads, and continues the Powers of the Trustees for a further Term of 15 Years.

Cap. cxiii.

“The Belfast Burial Ground Act, 1866.”

[28th June 1866.]

Recites that it is expedient to facilitate the Establishment of a Burial Ground by the Town Council of the Borough of Belfast for the Use of the Inhabitants of the said Borough, and to enable them to purchase Land for that Purpose.

Incorporation of Consolidation Acts, §§ 2, 3.

Council may take Lands, § 4.

Powers of compulsory Purchase limited to One Year, § 6.

Corporation may carry out Arrangements for Purchase, § 7.

Act not to prevent Establishment of Second Burial Ground, § 8.

Council may use Form of Mortgage in Schedule, § 9.

Council may sell by Auction, § 10.

Application of Money from Sale, § 11.

Cap. cxiv.

“The Bradford, Eccleshill, and Idle Railway Act, 1866.”

[28th June 1866.]

Recites that it is expedient to grant Powers for making a Railway in the West Riding of Yorkshire, from Bradford, through Eccleshill to Idle, and to enable the Great Northern Railway Company to contribute to the Capital and to enter into Agreements.

Incorporation of Consolidation Acts, § 2.

Company incorporated with a Capital of 65,000*l.*, §§ 4 to 6.

Power to Great Northern Railway Company to subscribe 50,000*l.*, and to apply Funds for that Purpose, § 9.

Power to borrow 21,600*l.*, §§ 10 to 12.

Meetings ; Directors, &c., §§ 14 to 21.

Three Years for compulsory Purchase of Lands, § 23.

Five Years for Completion of Works, § 24.

Tolls and Charges, §§ 26 to 37.

Power to enter into Traffic Arrangements with Great Northern Railway Company, §§ 39, 40.

Power to Great Northern Railway Company to raise 50,000*l.* by the Creation of Shares or Stock for Purpose of Subscription, § 41.

Cap. cxv.

“The Bristol and Exeter Railway Act, 1866.”

[28th June 1866.]

Recites that it is expedient to grant Powers for enabling the Bristol and Exeter Railway Company to construct Railways and Works and purchase additional Lands in the Parish of Bridgwater in the County of Somerset ; for transferring to the Company the Powers of constructing and working the Brean Down Railway ; and for raising further Capital.

Incorporation of Lands Clauses Act and Railways Clauses Act, §§ 2 to 4.

Additional Share Capital may be raised not exceeding 125,000*l.*,
 § 5.
 Power to borrow not exceeding 41,500*l.*, §§ 10, 11.
 Brean Railway transferred to Bristol and Exeter Railway, § 13.
 Brean Act applied to Company, § 14.
 Unexecuted Works of Brean Railway to be executed by Bristol
 and Exeter Railway Company, § 15.
 General Saving of Rights, §§ 17 to 20.
 Confirming Agreement with Harbour Company, § 22.
 Power to make Railways, §§ 23 to 26.
 Construction of Bridge over River Parrett, §§ 28 to 32.
 Saving Rights of Corporation of Bridgwater, § 34.
 Notice to be given of taking Houses of Labouring Classes,
 § 35.
 Limit of Powers for compulsory Purchase to Two Years, § 37.
 Four Years for Completion of Works, §§ 38, 39.
 Tolls on new and improved Railways, § 40.
 Saving Rights of Corporation of Bridgwater as to Communica-
 tion Works, § 41.
 Gauge of Railway, §§ 42, 43.
 Company to maintain and work the Narrow Gauge Lines,
 § 45.
 Facilities for Traffic to and from Bridgwater, § 46.
 Sale of certain Lands at Weston-super-Mare, § 47.
 Saving Rights of the Crown, § 51.
 Schedule (Agreement, &c.)

Cap. cxvi.

“The Combmartin and Ilfracombe Turnpike Road Act,
 1866.” [28th June 1866.]

Recites that the existing Communication between Combmartin
 and Ilfracombe, both in the County of Devon, is by means
 of Highways not being Turnpike Roads, and such Highways
 are in many Places hilly, narrow, and circuitous, and the
 Construction of a new Road from Combmartin to Ilfracombe
 would be of great public and local Advantage; and that
 certain existing public Highways, situate in the Line of the
 proposed Road might, if widened and altered, and the Gra-
 dients thereof improved, be made available for the Purposes
 of and constitute Part of such new Road.

Trustees, §§ 3 to 6.

Purposes of the Act, § 7.

Road to be made according to deposited Plan, § 8.

Trustees empowered to deviate, § 9.

Prohibition of Deviation of Works at Combmartin Harbour,
 § 10.

Lands Clauses Consolidation Act, 1845, not to apply, § 12.

As to Construction of certain Provisions of General Turnpike
 Acts, § 13.

Freehold of Lands to remain in Owners of adjoining Lands,
 § 14.

Trustees to have Power of digging Lands taken by them,
 § 15.

Three Years for compulsory Purchase of Lands, § 16.

Five Years for Completion of Works, § 17.

Owners of adjoining Lands may make Bridges over the Road, § 18.

Power for Landowners to make Drains under the Road, § 19.

Tolls, §§ 20 to 28.

Locomotive Act, 1861, to apply to this Act, § 29.

Provision as to Lands of Arthur Davie Bassett, Esq., § 30.

Power to borrow Money for the Road, § 31.

Application of Money borrowed, § 32.

No Money to be laid out or Tolls collected in Towns, § 33.

Application of Tolls on the Road, § 34.

Sinking Fund, § 35.

As to the Mode of discharging Debt, §§ 36 to 38.

Mortgagees to take possession for Payment of Interest only, § 39.

Provision as to Diversion and Alteration of the Road by the Ilfracombe Railway Company, § 41.

No Toll Gate to be erected between Ilfracombe and Point of Road Diversion, § 42.

Saving Rights of the Crown, § 43.

Term of Act to be 21 Years, § 44.

Cap. cxvii.

“ The Llynvi Valley Railway Act, 1866.”

[28th June 1866.]

Authorizes the Llynvi Valley Railway Company to make Extension Railways to be completed within Five Years, to acquire additional Lands for their Undertaking, and to raise further Monies not exceeding 100,000*l.* by Shares, and to borrow 33,000*l.*

Cap. cxviii.

“ The Swindon, Calne, and Cricklade Turnpike Roads Act, 1866.”

[28th June 1866.]

Amends the Provisions of the Act relating to the Roads leading from Swindon to Christian Malford Bridge, from Calne to Lyneham Green, and from the Direction Post in Long Leaze Lane near Lydiard Marsh to Cricklade in the County of Wilts, and continues the Powers of the Trustees for a further Term of 12 Years.

Cap. cxix.

“ The British Gaslight Company, Limited, (Staffordshire Potteries) Act, 1866.”

[28th June 1866.]

Recites that it is expedient to alter and amend certain of the Provisions of “ The British Gaslight Company, Limited, (Staffordshire Potteries) Act, 1858.”

Act of 1858 incorporated with this Act, § 2.

Certain Sections of Act of 1858 repealed, § 4.

Maximum Charge for Gas, § 5.

As to laying Mains and Service Pipes for public Purposes, § 6.

Company to supply Gas to public Lamps on Request, § 7.

Price of Gas supplied to public Lamps, § 8.

Meters for public Lamps, § 10.

Company to supply Gas in certain events on Request of Owners and Occupiers, § 14.

Security for Payment of Rate, §§ 15 to 17.

Provisions respecting Use of Meters, §§ 18 to 20.

As to the illuminating Power and Purity of Gas, § 21.

How Sulphur in Company's Gas to be estimated, § 22.

Company to erect and maintain experimental Meters for testing their Gas, §§ 23 to 25.

Publication of annual Accounts, § 28.

Company to make or provide Maps of Mains, §§ 29 to 31.

Arbitration between lighting Authority and Company as to Meters, &c., § 32.

Penalties and Procedure for Recovery of Rents, &c., §§ 35 to 42.

Schedule (Form of Accounts).

Cap. cxx.

"The Llynvi and Ogmore Railways Amalgamation Act, 1866." [28th June 1866.]

Incorporation of Part of Companies Act, 1863, and of Part of Railways Act, 1863, §§ 2, 3.

Repeal of Portions of Llynvi and Ogmore Railways Act, 1864, § 5.

Amalgamation of the Two Companies, § 6.

The Transfer to include Powers granted to Llynvi Company and Ogmore Company by Acts of present Session, § 7.

Proprietors in each Company to become Proprietors in the amalgamated Company, § 8.

Certificates of Shares in the amalgamated Company to be delivered to such Shareholders, § 9.

The Capital of the amalgamated Company to be subject to the same Trusts, §§ 10 to 14.

Provisions as to Directors, § 11.

Power to assign Preference to Ordinary Capital, § 15.

Power to convert Preference Capital into Ordinary Capital, with Consent, § 16.

Order in which Profits of the Company to be apportioned amongst Shareholders, § 17.

Cap. cxxi.

"The North Walsham and Dilham Canal Act, 1866." [28th June 1866.]

Recites that it is expedient to amend certain Provisions of the 52 Geo. 3. c. 69.

Proprietors may hold more than 20 Shares, § 2.

As to Committee of Management and Meetings of Proprietors,
§ 3.

As to Transfer of Canal, § 4.

Transfer to be approved by Board of Trade and advertised,
§ 5.

Transfer to be by Deed, § 6.

As to the Distribution of Purchase Money, § 7.

Cap. cxxii.

"The Greenwich and Woolwich Turnpike Lower Road
Act, 1866." [28th June 1866.]

Continues for a Period of Five Years the Term and Provisions
of the several Statutes relating to the Greenwich and Wool-
wich Turnpike Lower Road in the County of Kent.

Cap. cxxiii.

"The Harnham, Blandford, and Dorchester Road Act,
1866." [28th June 1866.]

Renews and continues for a further Term of 15 Years the
Powers of the Trustees for the Harnham, Blandford, and
Dorchester Turnpike Road in the Counties of Wilts and
Dorset.

Cap. cxxiv.

"The Cork and Youghal and Great Southern and
Western Railway Companies Act, 1866." [28th June 1866.]

Recites the several Acts authorizing the Construction of the
Company's Railways and the raising of their Share Capital
and Mortgage Debt; that the Company have raised Capital
by Preference and Ordinary Shares to the Amount of
365,000*l.* and have borrowed 131,000*l.*, and that Powers
have been given to the Great Southern and Western Rail-
way Company to lease or purchase their Undertaking; that
the Company have made their Railway from Cork to
Youghal and the Branch to Queenstown, save a small Por-
tion thereof, and the same are open for public Traffic, but
the Company have not acquired the whole Estate in Fee
Simple in some of the Lands which they have taken for the
Purposes of their Railway; that the Company have incurred
Debts to a considerable Amount beyond their Mortgage
Debt, which they have not the Means of paying; that it
would be of Advantage to the Public that the Company's
Railway should be sold to the Great Southern and Western
Railway Company and be vested in them as Part of their
own Railway; that the Company are desirous that their
Affairs be wound up and they be dissolved; that the Great
Southern and Western Company are willing to purchase the
Company's Railway for a Sum of 310,000*l.* of the Ordinary
Stock of the purchasing Company to be deemed fully paid
up, and they have introduced into Parliament a Bill for
enabling them to create and appropriate the same accord-

ingly; that it is expedient that in the event of that Bill being passed into a Law the Company's Railway be vested in the Great Southern and Western Company free from all the Debts, Liabilities, and Engagements of the Company, except their statutory Obligations and Liabilities, with respect to the Maintenance, Management, working, and User of the same and the Traffic thereon, and be maintained, managed, and worked by the purchasing Company accordingly, and that the Sum of Stock so to be created be appropriated as a Fund towards paying, satisfying, or discharging the Debts, Liabilities, and Engagements of the Company, including the Completion of the Purchases of Land for the Company's Railway; and inasmuch as the Sums alleged to be due by the Company to Persons in England amount to 295,000*l.* as against 55,000*l.* alleged to be due to Persons in Ireland, and the Preference and Ordinary Stock of the Company held in England amounts to 337,000*l.* as against 27,000*l.* held in Ireland, it is expedient that the Affairs of the Company be wound up by the Court of Chancery in England, and the Company be dissolved; that Claims have been made on the Company by Persons who allege that they are Creditors of the Company, but the Validity of whose Claims is denied by the Company, and it is expedient that Provision be made for ascertaining whether and how far the Claims against the Company are valid or not.

Incorporation of Consolidation Acts, §§ 3, 4.

Undertaking, Railway, and Property of Company vested in purchasing Company, § 5.

Vested Property subject to statutory Obligations, but freed from Debts and Liabilities of Company except for Land, § 6.

Part IV. of Companies Act, 1862, applied to Company and their Winding up, § 7.

Petition and Order for Winding up Company by Court, § 8.

Claims against Company subsequent to 1st January 1866, postponed to prior Claims, § 9.

Purchasing Company to register Official Liquidator as Holder of 310,000*l.* Ordinary Stock, and issue to him Certificates thereof, § 10.

Stock to be sold by Official Liquidator, § 11.

Application of Proceeds of Stock, § 12.

Superfluous Lands to be sold and net Proceeds distributed, § 13.

Saving Rights of Creditors of Company, § 14.

Saving Rights of Company and purchasing Company, § 15.

Cap. cxxv.

"The Longton Gas Act, 1866." [28th June 1866.]

Recites that it is expedient to make Provision for better supplying with Gas the Inhabitants of Longton, and of certain Places in the Neighbourhood thereof, in the County of Stafford.

Incorporation of Companies Lands and Gas Clauses Acts, §§ 2 to 4.

Limits of Act, § 5.
 Dissolution and Re-incorporation, §§ 6 to 14.
 Share Capital, §§ 15 to 19.
 Borrowing Powers, §§ 20 to 24.
 Directors; Meetings; and Management, §§ 25 to 30.
 Power to purchase Lands, § 31.
 Powers as to Gasworks, § 32.
 Limiting Price of Gas, § 33.
 Supply of public Lights by Company, §§ 34 to 38.
 Consumers may be required to consume by Meter; Regulations as to Meters, §§ 40 to 46.
 Power to test the illuminating Power of the Gas, §§ 48 to 52.
 Recovery of Gas Rates; Penalties, &c., §§ 54 to 63.
 Provisions as to Arrangements with the Stoke, Fenton, and Longton Gas Company, § 64.
 Schedule (A.)
 Schedule (B.)
 Schedule (C.)

Cap. cxxvi.

"The Liverpool Corporation Waterworks Act, 1866."
 [28th June 1866.]

Recites that it is expedient to empower the Mayor, Aldermen, and Burgesses of the Borough of Liverpool to construct a Reservoir, Roads, and other Works to obtain Water from the River Roddlesworth, and to raise further Sums of Money.

Incorporation of Consolidation Acts, § 2.
 Power to make Waterworks according to deposited Plans, § 3.
 Provision with respect to Lands purchased from W. S. C. Standish, §§ 5, 6.

Regulating Construction of certain Roads, §§ 8 to 11.
 Further Provision as to Accommodation Works, § 12.
 Corporation may acquire additional Lands, and may erect Works thereon, §§ 13, 14.

Two Years for compulsory Purchase of Lands, § 15.
 Five Years for the Completion of the Works, § 16.
 Waters may be impounded and taken, § 17.
 Corporation may stop up certain Roads; Compensation, §§ 18 to 22.

Reservation of Rights of Fishing, § 23.
 Power for Owner of certain Lands and his Tenants to deposit Rubble Stone, &c. in Reservoir, § 24.

Extending certain Provisions of Act of 1847, § 25.
 Repeal of so much of "The Liverpool Corporation Waterworks Act, 1847," as relates to a Supply of Water down the River Roddlesworth, § 26.

Providing for Compensation for Interests omitted by Mistake, § 27.

Corporation may borrow additional Money, § 28.

Power to re-borrow, §§ 29 to 31.

Provisions as to Supply of Water for domestic Purposes,
§§ 32 to 34.

The Corporation may compel Owners of Houses to take and
pay for Supply of Water to Houses if not otherwise supplied,
§ 36.

Supply not to be rendered to certain Houses not furnished
with Cisterns, § 37.

Stand Pipes for Water Supply to be provided for Courts, § 39.

Cap. cxxvii.

“The Great Northern Railway (Additional Powers) Act,
1866.” [28th June 1866.]

Recites that it is expedient to enable the Great Northern Rail-
way Company to double their Line of Railway in the Parish
of St. Pancras, in Middlesex; to acquire additional Lands
for the Purposes of their Undertaking, and to stop up cer-
tain Roads connected with those Lands; to abandon the
crossing of the River Trent, authorized by “The Great
Northern Railway (Doncaster to Gainsborough) Act, 1864,
and the Portion of Railway connected with that Crossing;
to exercise Powers of using a Portion of the Manchester,
Sheffield, and Lincolnshire Railway, including the Bridge
over the Trent; and to authorize certain Arrangements with
respect to a Class of Shares called Great Northern (West
Yorkshire) Stock.

Incorporation of Consolidation Acts, § 2.

Power to make Railway, § 4.

Power to take additional Lands, § 5.

As to stopping up and Alteration of Streets, §§ 6, 7.

Provisions as to Roads and Sewers in St. Pancras, § 8.

Preserving Rights of Midland Railway Company as to certain
Property in St. Pancras, § 9.

Protecting Roads, &c. in Islington, § 10.

Protection of Works and Saving of Rights of North London
Railway Company, § 11.

Company not to take more than certain defined Lands of Mr.
John Rock, § 12.

For Protection of Sewers of Metropolitan and other Boards,
§ 13.

For Protection of Main Sewers at St. Pancras, § 14.

As to Frontage in Euston Road, § 15.

The Company not to take more than specified Quantity of Land
of the Marquess of Salisbury, § 16.

Limiting Quantity of Land to be taken from Joseph Stringer
and his Wife, and conferring on them certain Rights, § 17.

Protection of Rights of Rev. Godfrey Wright's Trustees, and
of Benjamin Ingham, §§ 18, 19.

Company may apply their Funds towards Purposes of Act, and
may raise additional Capital not exceeding 810,000*l.* in
Shares, §§ 20 to 22.

Power to borrow 270,000*l.*, §§ 25, 26.

Three Years for compulsory Purchase of Lands, § 29.

Five Years for Completion of Railways, § 30.

Railways as to Tolls, &c., to form Part of Great Northern Railway, § 32.

Company may abandon Portion of authorized Lines ; Compensation, §§ 34 to 36.

Power to use other Undertakings, § 37.

Byelaws to be observed, § 38.

Tolls on Traffic conveyed partly on the Great Northern Railway, and partly on the Manchester, Sheffield, and Lincolnshire Railway, § 39.

As to Use of Manchester, Sheffield, and Lincolnshire Railway, § 40.

Providing for Conversion of Great Northern (West Yorkshire) Stock, § 41.

Cap. cxxviii.

"The Aldrington, Hove, and Brighton Gas Act, 1866."

[28th June 1866.]

Recites that it is expedient to incorporate a Company for the Establishment of Gasworks in the Parish of Aldrington in the County of Sussex, for more effectually lighting with Gas the Town of Brighton, and various Parishes and Places in its Vicinity.

Incorporation of Consolidation Acts, §§ 2, 3.

For preventing Gas Refuse being allowed to flow into the Sea, § 4.

Limits of Act, § 6.

Incorporation of Company, § 7.

General Powers of the Company, § 8.

Capital to be 75,000*l.* ; Restrictions as to Shares, §§ 9 to 14.

Power to borrow 18,700*l.*, §§ 15 to 17.

Meetings ; Directors, &c., §§ 19 to 27.

Power to purchase Lands, § 28.

Powers as to Gasworks, &c., § 29.

As to laying the Mains and Service Pipes, § 30.

Company to light public Lamps, §§ 32 to 37.

Limiting Price of Gas, § 38.

Consumers may be required to consume by Meter ; Regulations as to Meters, §§ 39 to 48.

For preventing Frauds and Waste of Gas, § 49.

Recovery of Charges for Gas, §§ 50 to 53.

As to Mode of testing the Quality of Company's Gas, §§ 54 to 59.

Streets not to be opened in Brighton except at certain Times, § 60.

Company to make Map of Mains, §§ 61 to 63.

Arbitration between Council and Company as to Meters, &c., § 64.

Railways Clauses Consolidation Act, 1845, as to Damages, &c., incorporated with this Act, § 65.

Saving Rights of Corporation of Brighton, § 68.

Schedules. (Description of Site for Works. Statements of Accounts of Company.)

Cap. cxxix.

"The Bridgnorth, Wolverhampton, and Staffordshire Railway Act, 1866." [28th June 1866.]

Recites that it is expedient to grant Powers for making Railways from Bridgnorth in Shropshire to Wolverhampton and other Districts in Staffordshire.

Incorporation of Consolidation Acts, § 2.

Company incorporated, with a Capital of 270,000*l.*, and Power to borrow 90,000*l.*, §§ 4 to 13.

Meetings; Directors, &c., §§ 14 to 20.

Three Years for compulsory Purchase of Lands, § 22.

Five Years for Completion of Works, § 23.

For protecting the Staffordshire and Worcestershire Canal, and the Erection and Maintenance of Three Bridges over same, §§ 30 to 41.

For Protection of the Birmingham Canal, §§ 42 to 50.

Junction with London and North-western Railway, § 51.

Regulations as to the Junction with Cannock Chase and Wolverhampton Railway, §§ 52 to 55.

For protecting Rights of John Pritchard, §§ 56 to 62.

For Protection of Messrs. Griffin, § 63.

For Protection of Property and Interests of Great Western Railway Company, §§ 64 to 75.

Tolls and Charges, §§ 76 to 85.

Power to make Traffic Arrangements with London and North-western and Great Western Railway Companies, §§ 86 to 89.

Cap. cxxx.

"The Magdalen Hospital Amendment Act, 1866."

[28th June 1866.]

Recites that it is expedient to grant Powers for enabling the President, Vice-Presidents, Treasurer, and Governors of the Magdalen Hospital for the Reception of Penitent Prostitutes to sell and grant Leases of the present Site of the Hospital and other Lands belonging to them, to acquire a new Site for the Hospital, and to erect a Hospital thereon, and to invest their accumulated Funds in certain Classes of Securities.

Power of Sale and Exchange of Lands, § 2.

Power of Purchase, § 3.

Power to erect Hospital on new Site, § 4.

Funds may be invested in Railway Debentures under certain Conditions, § 5.

Provision as to Sales, § 6.

As to temporary Site of Buildings, § 7.

Schedule (Description of present Site).

Cap. cxxx.

"The Cork Harbour Amendment Act, 1866."

[28th June 1866.]

Recites that it is expedient to extend the Powers of the Commissioners for improving and preserving the Port, Harbour,

and River of Cork with respect to Rates and Dues, and to amend the previous Act affecting the Harbour.
 The Chairman for the Time being of the Queenstown Town Commissioners to be an ex officio Member of the Harbour Board, § 4.
 Rates on Vessels in Schedule, § 5.
 Section 54 of recited Act to include Goods exported or imported or sent or brought Coastwise, § 6.
 Provisions of recited Act as to Rates to apply to Rates under this Act, § 7.
 Not to affect Powers of Commissioners to levy other Rates, § 8.
 Schedule (Rates on Vessels).

Cap. cxxxii.

"The Cleator and Furness Railway Act, 1866."

[28th June 1866.]

Recites that it is expedient to empower the Whitehaven and Furness Junction Railway Company, and the Whitehaven, Cleator, and Egremont Railway Company to make a Railway from Egremont to Sellafield in the County of Cumberland, and to raise further Capital.
 Incorporation of Consolidation Acts, §§ 2, 3.
 Appointment of Joint Committee by the Two Companies, § 4.
 On Failure of Directors of either of the Companies to appoint the Nominees of the other Company may act, § 5.
 As to Vacancies in Joint Committee, § 6.
 Powers of Joint Committee, § 8.
 Vesting of Lands for the Railway in the Two Companies jointly, § 10.
 Two Companies to have equal Rights in respect of Railway, § 11.
 Books of Account to be kept by the Committee, § 12.
 As to Expenses of constructing Railway, § 13.
 Joint Committee may make Calls on the Two Companies, § 14.
 Recovery of Calls in arrear, §§ 15, 16.
 Receipts of Railway to be carried to a common Fund, &c., § 17.
 As to the Expenses of Management, § 18.
 Actions, &c. by and against the Two Companies and Joint Committee, § 19.
 Arbitrator to be appointed, § 22.
 Removal of standing Arbitrator, § 23.
 As to Settlement of Disputes, § 25.
 Power for the Whitehaven and Furness Junction Company to raise additional Capital not exceeding 33,000*l.*, §§ 26 to 28.
 Power for the Whitehaven and Furness Junction Railway Company to borrow not exceeding 11,000*l.*, § 30.
 Power for the Whitehaven, Cleator, and Egremont Railway Company to raise 30,000*l.*, §§ 32 to 35.
 Power for the Whitehaven, Cleator, and Egremont Railway Company to borrow 10,000*l.*, §§ 36 to 38.
 Power to make Railway, § 40.
 Two Years for compulsory Purchase of Lands, § 42.

Three Years for Completion of Works, §§ 43, 44.

Tolls for Passengers and Goods, §§ 46 to 55.

Whitehaven and Furness Junction Company to afford Facilities for conveying Passengers, § 56.

Cap. cxxxiii.

“The Dundee Waterworks (Extension) Act, 1866.”

[28th June 1866.]

Enables the Dundee Water Company to execute additional Works, to be completed within Four Years; to raise a further Sum of 15,000*l.* by Shares and 3,700*l.* by borrowing, and to create Debenture Stock.

Cap. cxxxiv.

“The South Staffordshire Railway Act, 1866.”

[28th June 1866.]

Confers further Powers on the South Staffordshire Railway Company with respect to their Capital.

Cap. cxxxv.

“The Amicable and Norwich Union Societies Act, 1866.”

[28th June 1866.]

Recites that it is expedient to give effect to an Arrangement between the Amicable Society and the Norwich Union Life Insurance Society for an Union of the Two Societies upon Terms mutually agreed upon between them.

Commencement of Act, § 2.

Memorandum of Terms for Agreement in Schedule confirmed, § 4.

Amicable Society not to undertake any new Business, § 5.

Amicable Policies, &c. good against Norwich Union Society, § 6.

Norwich Union Society to discharge Liabilities of Amicable Society, § 7.

Trustees for the Arrangement, § 8.

Transfer of Assets of Amicable Society to take effect as on Commencement of Act, § 9.

Limit of Expenses, § 10.

Actions against Amicable Society not to abate, § 11.

Causes and Rights of Action against Amicable Society saved, § 12.

Officers of Amicable Society to account for Books, &c., § 13.

Books, &c. to be Evidence, § 14.

Rights of non-assenting Policy Holders not prejudiced, § 15.

Assent to Act by Trustees, § 16.

Payments to be made on Policies of non-assenting Policy Holders, § 17.

Accounts to be kept for Protection of non-assenting Policy Holders, § 18.

Allowance in Accounts for Expenses, § 19.

For further Security of non-assenting Policy Holders, § 20.

Dissolution of Amicable Society, § 21.

Repeal of recited Charters and Acts, § 22.

Schedule 1.—Memorandum of Terms of Agreement between the Two Societies.

Schedule 2.—List of non-assenting Shareholders.

Cap. cxxxvi.

“The Eastern Bengal Railway Act, 1866.”

[28th June 1866.]

Recites that divers Persons some Time since associated themselves together for promoting the Establishment of a Company to be called The Eastern Bengal Railway Company for making and maintaining a Railway to be called The Eastern Bengal Railway from Calcutta, on the Left Branch of the Hooghly, through the Districts of Kishnaghur, Jessore, and Pubna on the Right Bank of the River Ganges at Koshtee, and ultimately to the City of Dacca, and with Power to raise, in the first instance, for the Purposes of the Railway, a Capital of 1,000,000*l.* in 50,000 Shares of 20*l.* each, and afterwards to raise such further Capital as might be requisite for the Extension to Dacca; that by “The Eastern Bengal Railway Act, 1857,” the Company were incorporated, and were authorized to purchase, take, hold, and dispose of Lands in India for the Purposes of the Act, and to make, maintain, regulate, work, and use the Eastern Bengal Railway as then proposed, or any Railway in India wholly or partly in lieu thereof, and any Extensions of and Branches from the same, and any Works and Conveniences connected therewith, including all requisite Ferries and Connexions by means of Floating Bridges or otherwise across Rivers and Waters, and other Means of Communication by Water, and Telegraphs, and to enter into and carry into effect all Contracts for those Purposes, and in all other respects to carry the Act into execution, and Provision was made for Contracts being entered into between the Company and the East India Company with respect to (among other Purposes),—

- (1.) The making, maintaining, regulating, working, and using by the Company of the Eastern Bengal Railway, as then proposed, or any Railway in India wholly or partly in lieu thereof, and any Extensions of and Branches from the same respectively, and any Works and Conveniences connected therewith; and
- (2.) The acquiring by the Company of Lands in India for the Purposes of their Undertaking; and
- (3.) The obtaining by the Company from the East India Company of any Guarantee of Interest on the Capital of the Company, and any other Support, Countenance, and Facilities for the Purposes of the Undertaking; and
- (18.) Generally all such Provisions and Stipulations with respect to those Matters or any of them, and the

Undertaking of the Company, and the Encouragement and Promotion thereof, and the eventual or contingent Transfer of the same, or any Part thereof, to the East India Company, or to any other Persons as the East India Company and the Company thought fit, and mutually agreed on; And the original Capital of the Company was fixed at 1,000,000*l.*; that the Company were authorized, with the Sanction of a General Meeting, to increase the Capital to 1,500,000*l.*, or with the Sanction of the East India Company and of a General Meeting, to not exceeding in the whole 6,000,000*l.*; that the East India Company afterwards agreed to guarantee Interest of 5*l.* per Cent. per Annum on the original Capital of 1,000,000*l.*; that a Contract, dated the 30th Day of July 1858, was entered into between the East India Company and the Company for (among other Purposes) the making and maintaining and working by the Company of the Eastern Bengal Railway, to commence at or near to Calcutta, and to proceed to a Point on the River Ganges, and ultimately to Dacca, and to include a Branch to Jessore, and for the carrying on by the Company of the Business of Common Carriers of Passengers and Goods on the Railway, and for the Payment by the East India Company of 5*l.* per Cent. per Annum Interest on the Company's Outlay on the Railway to be then made; that the Secretary of State for India in Council, in this Act called the Government of India, is now substituted for and represents the East India Company; that the Company have made the Eastern Bengal Railway from Calcutta to Kooshtee on the River Ganges, and are working the Railway and carrying on the Business of common Carriers of Passengers and Goods on the Railway, and with the Sanction of the Government of India have purchased or hired and are working Steam Vessels in connexion with the Railway, so as to provide Means of Communication between Kooshtee and Dacca and intermediate Places; that the Company and the Government of India have arranged for the making and maintaining by the Company of a Continuation of the Railway from Kooshtee to Goalundo, in the Direction of Dacca; and the Company are desirous, and the Government of India is willing, and it is expedient that the Purposes for which the Company are incorporated should be more clearly defined and regulated. Recited Act and this Act to be read as One Act, § 2.

Specification
of Works, &c.
which Com-
pany may
make, &c.

3. The Works and Conveniences which the Company from Time to Time may make and maintain in connexion with the Eastern Bengal Railway as originally proposed, or any Railway in India wholly or partially in lieu thereof, and any Extensions of and Branches from the same respectively, and the Things which the Company may do with a view to the Encouragement and Promotion of their Undertaking, include the Works and Conveniences and Things following; and the Company, under the Authority of the recited Act and this Act respectively, from Time to Time accordingly,—

- (1.) May, for the Purposes of their Undertaking in or upon the Rivers in connexion therewith, build, purchase, hire, work, repair, maintain, use, and let Steam and other Ships and Vessels, and Craft of every Description, and Machinery for the same :
- (2.) May, in and by the said Ships, Vessels, and Craft carry Passengers, Animals, Coals, Minerals, Materials, and Goods from and to or from or to all Parts of the Railways or Works from Time to Time of the Company between Kooshtee, Dacca, Naraingunge, Sylhet, and the Districts immediately adjoining Sylhet, and intermediate Places :
- (3.) May demand, take, and levy Tolls, Rates, Duties, and Charges in respect of the User or Employment of the Ships, Vessels, and Craft :
- (4.) May repair any Ships, Vessels, Craft, and Machinery belonging to any Person or Corporation other than the Company, but except in Cases sanctioned by the Government of India, only where the Ships, Vessels, Craft, or Machinery are used in connexion with the Company's Railway, or the Traffic thereon as aforesaid :
- (5.) May provide and maintain Footways and Carriage-ways to their present and future Railway Bridges, or elsewhere in connexion with their Railways or Works, wherever, in the Opinion of the Company and the Government of India, those Works would be of public Advantage :
- (6.) May enter into and carry into effect Arrangements for the Reception, Management, Transmission, and Delivery of Traffic of all Descriptions at, to, and from the Company's Railways and Works :
- (7.) May for the Purposes of their Undertaking enter into and carry into effect Contracts with Steam and other Companies or Corporations in respect of any Steam or other Vessels and Craft, and relating to the Navigation or Traffic on any of the Rivers Ganges, Burhampootra, and Megna respectively, and all Rivers and Streams flowing into or out of those Rivers respectively :
- (8.) May establish and maintain Provident Institutions and Savings Banks for the Benefit of their Officers, Servants, and Workmen in India :
- (9.) May receive by way of Deposit from them or their Apprentices or any Members of their Families Money at Interest :
- (10.) Shall provide that the Deposits and Interest shall be a Charge upon the Undertaking of the Company next after Monies already or hereafter borrowed by them :
- (11.) May make, alter, and repeal Rules, Regulations, and Byclaws, with respect to the Provident Institutions and Savings Banks, and for the effective Regulation thereof, and with respect to the Receipt, Withdrawal, and Payment of Deposits :

(12.) May for all or any of the Purposes of this Act erect, provide, maintain, and repair such Works, Buildings, Machinery, Plant, and other Conveniences and Appliances as the Company find necessary.

Application of Monies for Purposes of Act, § 4.

Sanction of Government of India necessary for Expenditure, § 5.

Sanction of Company's Works by Government of India already given valid, § 6.

Tolls.

7. The Company from Time to Time may demand, take, and recover such Tolls and Charges with respect to their Steam and other Ships and Vessels and Craft as the Government of India sanctions.

Committees, § 8.

Saving Rights of Government of India, § 9.

Saving Rights of Company, § 10.

Cap. cxxxvii.

“The Wigton Waterworks Act, 1866.”

[28th June 1866.]

Recites that the present Supply of Water to the Town of Wigton and the Townships of Wigton and Woodside, and adjoining Places in the County of Cumberland is insufficient, and it is expedient that a better Supply of Water should be provided.

Incorporation of Consolidation Acts, § 2.

Incorporation of Company, § 4.

Limits of Act for Supply, § 5.

Capital, 6,000*l.*, in Shares of 10*l.*, §§ 6 to 9.

Power to borrow 1,500*l.*, §§ 10 to 12.

Meetings; Directors, &c., §§ 14 to 19.

Construction of Works and taking of Lands, §§ 20 to 27.

Three Years for compulsory Purchase of Lands, § 28.

Five Years for Completion of Works, § 29.

Power to take Water, § 30.

Provision as to foul Water from Mines, § 31.

Rates for domestic Supply, § 32.

Water need not be laid on under Pressure, § 34.

Regulations as to Meters, §§ 35, 36.

For Preventing Waste of Water, § 40.

Cap. cxxxviii.

“The Worcester, Bromyard, and Leominster Railway Act, 1866.”

[28th June 1866.]

Incorporation of Consolidation Acts, §§ 2, 3.

Power under former Act for compulsory Purchase of Lands extended for Two Years, § 4.

Extension of Time for Completion of Railway for Three Years, § 5.

Power to issue certain Shares as Preference, § 6.

Limiting Amount raised by Preference Shares, § 7.

Cap. cxxxix.

“The Mersey Railway Act, 1866.” [28th June 1866.]

Recites that it is expedient to grant Powers for the Construction of Railways, whereby Liverpool will be connected with Birkenhead.

Incorporation of Consolidation Acts, § 2.

Company incorporated, with Power to make Railways, §§ 4, 5.

Capital, 350,000*l.*, in 20*l.* Shares, §§ 6 to 8.

Power to divide Shares into Preferred and Deferred Half Shares, §§ 9 to 16.

Power to borrow 116,600*l.*, §§ 17 to 19.

Power to create Debenture Stock, § 20.

Meetings; Directors, &c., §§ 22 to 26.

Two Years for compulsory Purchase of Lands, § 28.

Five Years for Completion of Works, § 29.

Company may deviate from Levels to preserve Sewers, § 30.

Heads of Agreement in Schedule confirmed, § 31.

Providing as to Woodside Ferry, § 32.

Saving Rights of Birkenhead Improvement Commissioners, § 33.

Streets, &c. not to be interfered with, without Consent of Corporation of Liverpool, § 34.

As to Works within the Borough of Liverpool, § 35.

Company may deviate from Levels to a certain Extent where Railway passes under George's Dock Passage, § 36.

Company to acquire Easement only in Lands of Mersey Docks and Harbour Board, § 37.

As to Execution of Works under Dock Estate, § 38.

Mersey Board may lay Telegraphic Wires through Tunnel, &c., § 39.

Tolls for Passengers, Animals, and Goods, §§ 41 to 51.

Saving Rights of the Crown, § 52.

Cap. cxli.

“The Bodmin Turnpike Roads Act, 1866.”

[28th June 1866.]

Repeals the existing Act and grants a further Term of 15 Years for maintaining certain Roads leading to and from Bodmin, and other Roads in the Neighbourhood thereof, in the County of Cornwall; gives Power to alter and improve One of those Roads, and further Powers for the Management of the Trust.

Cap. cxli.

“The Uxbridge and Rickmansworth Railway Act, 1866.”

[28th June 1866.]

Grants a further Period of One Year for the Purchase of Lands, and of Two Years for the Completion of the Uxbridge and Rickmansworth Railway, and enables the Company to raise a further Sum of 43,000*l.* by Shares, and 14,000*l.* by borrowing, and to create Debenture Stock.

Cap. cxlii.

"The East and West Junction Railway (Capital) Act, 1866." [28th June 1866.]

Authorizes the East and West Junction Railway Company to raise a further Capital of 300,000*l.* in Shares, and 100,000*l.* by Mortgage, and to create Debenture Stock.

Cap. cxliii.

"The Middlesbrough Extension and Improvement Act, 1866." [28th June 1866.]

Recites that it is expedient that Powers should be given to extend and alter the Boundaries of the Municipal Borough and District of Middlesbrough in the North Riding of the County of York ; to extend the Time for the Completion of the Market Place ; to construct additional Gasworks and light adjoining Townships ; to authorize the compulsory Purchase of the Rights of the North-eastern Railway Company in the Port Clarence Landing Place, and the Construction of a Landing Place at Newport, and the Purchase of Lands for the same ; to extend the Powers of the Burial Board, provide a public Park, an additional Burial Ground, and a Town Hall and Police Station ; to improve certain Streets and Roads, and divert a public Footpath ; to raise further Monies ; and in other respects to alter and amend the existing Acts relating to the Borough and District.

Incorporating certain Provisions of Commissioners Clauses Act, of Lands Clauses Acts, and of the Harbours, Docks, and Piers Clauses Act, §§ 2 to 4.

Limits of the Borough extended and enlarged, § 7.

Lands, &c. added to Borough and District to be subject to Powers of Municipal Act, &c., § 9.

Corporation to continue by its present Name, § 10.

Present Officers to continue in Office, § 11.

Borough divided into Four Wards, § 12.

Each Ward to return Six Councillors, § 13.

Title and Qualification of Burgesses unaltered, § 14.

Burgesses to vote in the Ward in which their Property is situate, § 15.

Overscers of new Districts to make out Burgess Lists ; Revision of Lists, § 16.

Election of Councillors, § 17.

Election of Aldermen, § 18.

Election of Assessors, § 19.

Constitution of Council of Borough, § 20.

Appointment of Returning Officer at First Election of Councillors for the Boundary Ward, § 21.

Repeal of Parts of Charter and of Second Improvement Act inconsistent with this Act, § 22.

Execution of Act by Corporation, § 23.

Execution of Acts by Local Board pursuant to Provisions of Public Health Act, § 24.

Until new Council elected, Powers of Acts to be executed by existing Corporation and Local Board, § 25.

Corporation and Local Board to raise Rates in Borough, § 26.

Rates of different Amounts may be levied in different Parts of the District, § 27.

Borough exempt from County Rates except as leviable in existing Borough, § 28.

Borough exempt from Highway Rates, § 29.

Exemption from Rates not to prevent Recovery of Rates payable before November, 1866, § 30.

Roads within District to be repaired by Local Board, § 31.

As to Ironmasters District and Railway Property, § 32.

Extending Time for completing Market Place to 10 Years, § 33.

Power to construct additional Gasworks on Lands in First Schedule, § 34.

Local Board may supply Gas to District and to adjoining Townships, § 35.

Certain Sections of Second Improvement Act extended by this Act, § 36.

Quality of Gas, § 37.

Mode of testing illuminating Power, §§ 38 to 41.

Power to Corporation to construct Landing Place on North Side of the River Tees, § 42.

Port Clarence Landing Place to be used for public Passage at Middlesbrough, § 43.

Power to Corporation to make Newport Landing Place, § 44.

Working Plans of Landing Places to be submitted to the Tees Conservancy Commissioners, § 45.

If Works fall into Decay Tees Conservancy Commissioners may remove them, § 46.

Penalty for unauthorized dredging, § 47.

Tees Conservancy Commissioners may alter Works, § 48.

Newport Landing Place to be used for Passengers, &c., § 49.

Corporation may construct Sheds, &c. on Wharf, § 50.

When Corporation make Port Clarence Landing Place, then Provisions of Third Improvement Act to apply thereto, § 51.

Penalty on Passengers practising Frauds, § 52.

Passage Tolls not to be demanded from Officers of Customs, &c., § 53.

Power to lease Wharf Tolls, § 54.

Wharf and Passage Tolls to be paid to the Borough Fund, § 55.

Act not to create an exclusive Right of Ferry, § 56.

Local Board to be Burial Board of District, § 57.

Power to purchase Lands for Burial Ground, § 58.

Power to Local Board to execute Street and Road Improvements, &c., § 59.

Certain private Roads to be repaired by Owners while Tolls taken for the Use thereof, §§ 60, 61.

Power to divert Second Sailor's Trod Footpath, § 62.

Deed of Agreement with Mr. Bolckow as to Park confirmed, § 63.

Mr. Bolckow and his Nominees to be Protector of the Park, § 64.

Committee for Regulation of Park, § 65.

Mr. Bolckow may be appointed a Member of the Park Committee without being on the Local Board, § 66.

Byelaws and Regulations for Management of Park, §§ 67 to 70.

General District Rate charged with 500*l.* a Year for Purposes of Park, § 71.

Local Board to expend 500*l.* a Year on Park, § 72.

Expenses of Park charged on General District Rate, § 73.

If Local Board fail to maintain Park, Protector may apply to the Court, § 74.

Future Additions to Park to be subject to this Act, § 75.

The Corporation may erect Town Hall and Police Station, § 76.

Power to Corporation to borrow on Credit of the Wharf and Passage Tolls and Borough Fund, §§ 77 to 81.

Corporation to set aside a Sum annually as a Sinking Fund, § 82.

Separate Accounts of Wharf and Passage Tolls to be kept, § 83.

Wharf and Passage Tolls to be reduced when Sums expended in respect thereof have been paid off, § 84.

Improvement Rates for Expenses of executing Act by Local Board, §§ 85, 86.

Limiting the Amount of Rates, §§ 87, 88.

Rates, Gas Rents, Market Tolls, &c. to be carried to District Revenue Fund, § 89.

Amount to be borrowed by Local Board for Purposes of Act, 99,000*l.*, § 90.

Other Powers of Local Board not to be affected, § 91.

Limiting Sum to be borrowed otherwise than under this Act, § 92.

Expenditure by Local Board under Act, § 96.

Accounts of Local Board, § 97.

Monies borrowed to be carried to District Capital Fund, § 98.

Application of District Revenue Fund, § 99.

Application of District Capital Fund, § 100.

Recovery of Sums not exceeding 50*l.*, § 101.

Penalties on Brothel Keepers, § 102.

Recovery and Application of Penalties, §§ 105, 106.

Local Board to pay annual Sums to the Surveyors of Highways of Linthorpe and Marton, §§ 108, 109.

For making good Deficiencies of Highway Rates in Ormesby, § 110.

Act not to interfere with Parochial Rates in Linthorpe, Marton, or Ormesby, § 111.

Compensation to Trustees of Stockton and Middlesbrough Turnpike Roads, § 112.

Provision for Transfer of Newport Landing Place to Tees Conservancy Commissioners, § 113.

Saving Rights of the Crown, of Thomas Hustler, Esquire, of Local Board, and of the Tees Conservancy Commissioners, §§ 114 to 117.

Provisions as to Works affecting North-eastern Railway Company, §§ 118, 119.

Saving Rights of North-eastern Railway Company, § 120.

Schedules:—

Description of Site for Gasworks.

Description of Site for Waterworks.

Agreement with H. W. F. Bolckow, Esq.

Boundaries of new Wards in Borough.

Cap. cxliv.

“The Great Southern and Western Railway Act, 1866.”
[28th June 1866.]

Recites that it is expedient to enable the Great Southern and Western Railway Company to make a Railway at Cork to connect their Railway with the Cork and Youghal Railway, and to raise Money for the Purchase of the Cork and Youghal Railway.

Incorporation of Consolidation Acts, § 2.

Power to make Railway, § 4.

Power to create new Stock not exceeding 310,000*l.* for the Purchase of the Cork and Youghal Railway, § 6.

Power to borrow not exceeding 90,000*l.* for general Purposes of Railway, § 7.

Existing Mortgages to have Priority, § 8.

Three Years for compulsory Purchase of Lands, § 10.

Five Years for Completion of Works, § 11.

Tolls, § 14.

Cap. cxlv.

“The Roach River Oyster Fishery Act, 1866.”
[28th June 1866.]

Recites that the making and maintaining of a duly protected Oyster Fishery in the River Roach in the County of Essex, with proper and sufficient Oyster Beds, and other Works and Conveniences connected therewith, would tend to increase the Supply of Oysters, and would be of public Advantage; and that it is expedient to incorporate a Company for that Purpose.

Incorporation of Consolidation Acts, § 2.

Incorporation of Company, § 4.

Power to make Works; Description of Works, § 5.

Capital to be 50,000*l.*, §§ 6 to 8.

Power to borrow 12,500*l.*, §§ 9, 10.

Power to create Debenture Stock, § 11.

Meetings; Directors, &c., §§ 14 to 20.

Three Years for compulsory Purchase of Lands, § 23.

Three Years for Completion of Works, § 24.

Power to make Landing Places, Slips, &c., § 25.

- Power for Company to provide Dwellings for Officers, &c., § 26.
 Power to provide Boats, &c., § 27.
 Limits of Company's Oyster Fishery, § 28.
 Oyster Grounds in County of Essex, § 29.
 Company to provide Boundary Stones, Buoys, &c. for defining Limits of Oyster Fishery, § 30.
 Buoys, &c. to be such as the Board of Trade approve, § 31.
 Company's Oyster Fishery, § 33.
 Oysters in the Oyster Grounds to be Company's Property, &c., § 34.
 Oysters removed from the Oyster Grounds to be their Property, &c., § 35.
 Company may deal in Oysters, § 36.
 Company to give public Notice of Limits of Oyster Grounds, &c., § 37.
 The Powers of the Company to cease on their failing to cultivate the Oyster Grounds, § 38.
 Penalties for dredging for Oysters or disturbing Oyster Fishery, and other Offences, § 39.
 Saving Rights of the Crown, § 40.
 Commissioner of Woods, Forests, &c. may grant, and the Company may accept, a Lease of Crown Lands, with Consent, § 41.
 Any Land reclaimed from the River by Company's Works not to be taken without the Consent of Commissioner of Woods and Forests, &c., § 42.
 Saving Rights of the Baron de Bliss, § 43.
 Saving Rights of Lords of Manor and Landowners, § 44.

Cap. cxlvi.

- "The Glasgow and South-western Railway (Ayrshire Lines) Act, 1866." [28th June 1866.]
 Enables the Glasgow and South-western Railway Company to make certain Railways in the County of Ayr, to be completed in Four Years, and to raise a further Share Capital of 100,000*l.* by Shares, and 33,000*l.* by borrowing.

Cap. cxlvii.

- "The Launceston and South Devon Railway Act, 1866." [28th June 1866.]
 Incorporation of Parts of Consolidation Acts, §§ 2 to 4.
 Power to accept Surrender of Shares, § 5.
 Trustees, Executors, &c. may surrender Shares, § 6.
 Power to Company to raise additional Capital of 36,000*l.* by Creation of Shares, § 8.
 Qualifications of new Shares created by Company, § 10.
 Power to borrow 12,000*l.*, §§ 11 to 13.
 Narrow Gauge to be laid down on Application of Devon and Cornwall Railway Company, § 14.

Cap. cxlviii.

"The Bristol Harbour Railway Act, 1866."

[28th June 1866.]

Recites that it is expedient to grant Powers for making a Railway, Wharf, and Depôt in the City and County of Bristol, to connect the existing Railways with the Floating Harbour; and to grant certain Powers to the Great Western and Bristol and Exeter Railway Companies, and to the Mayor, Aldermen, and Burgesses of the City of Bristol, with reference thereto.

Incorporation of Consolidation Acts, § 2.

Power to make Railway and Wharf Depôt, § 4.

Corporation may elect to provide Wharf Depôt, § 6.

Power to apply surplus Revenue of Dock Estate and to borrow Money, § 7.

Provision for Payment of Interest on Mortgages, § 8.

Bentcharge of 6,773*l.* 9*s.* 8*d.* and existing Mortgages to have Priority, § 10.

Power to raise Money to pay off Sums borrowed, § 11.

Saving Rights of Creditors of Corporation, § 12.

Use of Wharf Depôt by Railway Companies and others, §§ 13 to 15.

Saving Rights of Corporation to Dues, &c., § 16.

Limitation of Land to be purchased by Corporation, § 17.

Railway to be completed simultaneously with Wharf Depôt, § 18.

Purchase of Princes Street Bridge, § 19.

Agreements between Companies and Corporation, § 20.

Vesting of Lands for the Railway in the Companies jointly, § 21.

Auditors, § 22.

Joint Committee, § 23.

Bristol Joint Station Act to apply, § 24.

Committee under Bristol Joint Station Act, § 25.

Three Years for compulsory Purchase of Lands, § 27.

Provisions respecting Construction of Railway, §§ 28 to 30.

Provisions as to the Churchyard and Vicarage of Saint Mary Redcliffe, § 31.

New Vicarage House to be provided, § 32.

New Burial Ground to be provided, § 33.

Five Years for Completion of Works, § 34.

Tolls, § 36.

Each Company may charge its own Tolls, § 37.

Use of Harbour Railway by the Companies, §§ 38 to 40.

Contracts between the Two Companies, *inter se*, § 41.

Recovery of Expenses from Companies, § 42.

Power to apply existing Funds, § 43.

Power to Two Companies to raise additional Capital of 165,000*l.*, § 44.

Incorporation of Parts of Companies Clauses Act, § 45.

Restrictions as to Issue of Shares, § 46.

Power to borrow Money on Mortgage, §§ 50 to 52.

The Two Companies to afford Traffic Facilities, §§ 54, 55.

Notice to be given to Gas and Water Companies as to the
Removal of Mains, &c., § 56.
Saving Rights of Bristol United Gas Company and Bristol
Waterworks Company, § 57.
Saving Rights of the Corporation, &c., § 59.

Cap. cxlix.

“The Cefn, Acrefair, and Rhosymedre Water Act, 1866.”
[28th June 1866.]

Recites that the Construction of Works for the Supply of
Water to Cefn and Places adjacent, in the County of Denbigh,
would be of public and local Advantage.
Incorporation of Consolidation Acts, § 2.
Limits of Supply, § 4.
Company incorporated, § 5.
Power to construct Works, § 6.
Construction of Pipe under Railway of Shropshire Union
Company, § 8.
Capital 7,800*l.*, in 5*l.* Shares, § 10.
Power to borrow 1,750*l.*, §§ 13 to 16.
Meetings; Directors, &c., §§ 17 to 22.
Three Years for compulsory Purchase of Lands, § 24.
Five Years for Completion of Works, § 25.
Water not necessarily under Pressure, § 27.
Rates at which Water to be supplied for domestic Purposes,
§§ 28, 29.
For preventing fouling of Water, § 30.
Water supplied by Agreement, § 31.
Company may sell by Measure, § 32.
Regulating Use of Water by Consumers; Penalties, &c.,
§§ 33 to 41.
Saving Rights of the Crown, § 43.

Cap. cl.

“The Kensington Improvement Act, 1866.”

[28th June 1866.]

Recites that it is expedient to enable the Metropolitan Board
of Works to make Improvements in the Parish of Saint
Mary Abbots, Kensington, in the County of Middlesex, by
widening High Street and King Street, and forming new
Lines of Streets connected therewith.
Incorporation of Lands Clauses Acts, § 1.
Metropolitan Board of Works to execute Act, § 4.
Power of Board to appoint a Committee to carry the Act into
execution, §§ 5, 6.
Power to make Improvements, § 7.
Streets to be made according to deposited Plans, § 8.
The Board empowered to lay out Footways, &c., § 9.
Power to alter and stop up Streets and Ways, § 10.
Power to stop up Ways during the Execution of the Act, § 11.
Streets may be raised or lowered, § 12.
Directing how the Pavements shall be laid and made, § 13.

- Sewers or Drains to be arched over or filled up, § 14.
 Power to alter Steps, Areas, Pipes, &c., § 15.
 Ground laid into the Streets to form Part thereof, § 16.
 Power to the Board, their Surveyors, &c., to enter upon Houses, &c., § 19.
 Board empowered to treat for the Purchase of Houses, &c., § 20.
 Powers for compulsory Purchase limited to Five Years, § 21.
 Where Part of an Estate is taken, the Remainder to be valued, § 22.
 Provisions for Deficiencies in Land Tax, § 24.
 Power to lease surplus Lands, § 25.
 Board to sell the Ground Rents, and Reservations to be comprised in such Leases, § 26.
 Board may sell Land in the first instance, without having previously granted a Lease thereof, § 27.
 Board shall sell any Land which may not be wanted, § 28.
 Receipts of Board to be effectual Discharges, § 29.
 The Board to raise Money for the Purposes of this Act; Provisions as to Bonds and Mortgages, §§ 30 to 33.
 Power to raise Money on Annuities, §§ 34 to 38.
 Separate Accounts, § 39.
 Application of Monies to be borrowed, § 40.
 Application of Monies arising from Sales, &c., § 41.
 Notice to be given of taking Houses of Labouring Classes, § 42.
 Provisions for Compensation to Occupiers, §§ 43, 44.
 Powers of Metropolis Management Acts extended to this Act, § 45.

Cap. cli. .

"The Leeds Improvement of Becks Act, 1866."

[28th June 1866.]

- Recites that it is expedient to authorize the Corporation of the Borough of Leeds to make certain Cuts and Drains for the Improvement of the Borough.
 Incorporation of General Consolidation Acts, § 3.
 Act to be executed by Corporation, § 5.
 Corporation may appoint Committees for Execution of Act, § 6.
 Power to construct Works, § 7.
 Three Years for compulsory Purchase of Lands, § 8.
 Removal of Obstructions from Sheepscar Beck and Hol Beck, § 12.
 Provision as to new Lodges, § 13.
 Provision for Mr. Morfitt's Mill on Sheepscar Beck, § 14.
 Provision for Mr. Lawson's Mill on Sheepscar Beck, § 15.
 Provision for Mr. Tatham's Mill on Hol Beck, § 16.
 Straightening, &c. of Sheepscar Beck, § 17.
 Narrowing, &c. of Sheepscar Beck, § 18.
 Provision for Mr. Bolland's Mill, § 19.
 Provision for Mr. Jackson's Tannery, § 20.
 Paving, &c. of Becks, § 21.
 Becks not to be covered, § 22.

- Limitation of Powers of Entry, &c. as to Sheepscar Beck and Hol Beck, § 23.
 No Works affecting Sheepscar Beck or Hol Beck, except as described, § 24.
 Obligation on Corporation to execute Works, § 25.
 Corporation to maintain Works, § 26.
 Rights of Owners over new Cuts, § 27.
 Corporation to bear Expense of Works, § 28.
 Prohibition of future Weirs in Sheepscar Beck and Hol Beck, § 29.
 Corporation not to acquire Bed of Sheepscar Beck or Hol Beck, § 30.
 Restriction on Corporation taking Lands on Sheepscar Beck or Hol Beck, § 31.
 Provision for Mills of Mr. Broadhead and others, § 32.
 Provision for subsequent Owners of Mills, &c., § 33.
 Reference to standing Arbitrator, § 34.
 Saving for Owners of Mills, &c. on Sheepscar Beck and Hol Beck, § 35.
 For the Protection of the Midland Railway Company, §§ 36, 37.
 Works authorized, §§ 38, 39.
 Power to remove Gas and Water Pipes, §§ 40, 41.
 Corporation to make Compensation for Damage occasioned by Works, § 42.
 As to Works affecting London and North-western Railway Company, §§ 43, 44.
 For protecting the Aire and Calder Navigation, § 45, 46.
 Notice to be given of taking Houses of Labouring Classes, § 47.
 Power to purchase additional Lands by Agreement, § 48.
 Power to borrow on Improvement Rates of Leeds, § 49.
 Differential Rating in respect of Canals and Railways, § 50.
 Priority of Mortgages under Act of 1842, § 51.
 Commissioners Clauses Act, 1847, to apply to Mortgages, § 52.
 Expenses of executing Act to be charged on Improvement Rates, § 53.
 Saving Rights of Leeds and Liverpool Canal Company, § 54.

Cap. clii.

“ The Rochdale Waterworks Act, 1866.”

[28th June 1866.]

- Recites that it is expedient to grant Powers for enabling the Rochdale Waterworks Company to furnish a better Supply of Water, and to execute further Works, and to raise further Monies; and to transfer their Undertaking to the Corporation of Rochdale.
 Incorporation of Consolidation Acts, §§ 2 to 4.
 Power to apply existing Funds for Purposes of Act, § 5.
 Power to raise additional Share Capital of 125,408*l.*, §§ 6 to 10.
 Power to borrow in all 40,000*l.*, §§ 11 to 13.
 Power to Company to supply Water, § 16.

- Power to construct Waterworks and take Lands for Works,
§ 17.
- Limiting compulsory Power to purchase Lands or Easements,
20.
- Company to supply Water for Compensation down certain
Brooks, § 21.
- Works for regulating Supply, § 22.
- Penalty in case of Default, § 23.
- Water supplied to Mills to be taken as full Compensation,
§ 24.
- Three Years for compulsory Purchase of Lands, § 25.
- Works to be completed within Ten Years, § 29.
- For the Protection of the Lancashire and Yorkshire Railway
Company, § 30.
- For Protection of Mr. Edward Kay, § 31.
- Provision for Discontinuance of Business at certain Stone
Rubbing Mills, § 32.
- Limitation of Pressure for Places outside Borough of Rochdale,
§ 33.
- As to Water Supply to Shawforth and Whitworth, § 34.
- Rates under recited Act to apply to Water Supply under this
Act, § 35.
- For Recovery from Occupier of Rates due from Owner, § 37.
- Power to make Regulations for preventing Waste of Water ;
Penalties, &c., §§ 39 to 45.
- Waterworks, &c. of Company vested in Corporation of Roch-
dale, § 46.
- Powers of Company as to Management, raising of Capital, &c.
extinguished, § 48.
- Provision as to Revenue of Company up to Day of Transfer,
§ 49.
- Execution of Act by Corporation, § 50.
- Dissolution of Company, § 51.
- Annuities for Company's Shareholders charged on Borough
Fund, § 52.
- Vesting of Annuities in Shareholders, § 53.
- Commencement and Payment of Annuities, § 57.
- Power to redeem Annuities by Agreement, § 58.
- Power for Corporation to borrow not exceeding 200,000*l.*, § 59.
- Incorporation of Commissioners Clauses Act as to Mortgages,
§ 60.
- Sinking Fund for redeeming Annuities and paying off Mort-
gages, § 61.
- Income and Expenses of Corporation under Act to be carried
to separate Account, § 62.
- Deficiency on Waterworks Account to be made good by
Borough Rates, § 63.
- Principle of Public Health Acts to be applied to Assessments
of Canals and Railways, § 64.
- Certain Drawbacks to be allowed to Railway and Canal Com-
panies, § 65.

Cap. cliii.

"The South Devon Railway Act, 1866."

[28th June 1866.]

Recites that it is expedient to confer further Powers on the South Devon Railway Company for the Acquisition of Land and Construction of Works, and for the raising of further Money, and to confirm Heads of Agreement with the Dartmouth and Torbay Railway Company.

Incorporation of Consolidation Acts, §§ 2 to 4.

Description of Works, § 5.

Power to apply Corporate Funds to Purposes of this Act, 6.

Power to Company to raise additional Sum of 150,000*l.* by Creation of Shares or Stock, § 7.

Power to acquire Shares in Capital of Launceston and South Devon Company, and to apply Funds for that Purpose, § 11.

Votes of Company at General Meetings, § 12.

Power to Company to guarantee Interest on Capitals of Launceston and Dartmouth Companies, § 13.

Saving existing Preference Shares of Company, § 14.

Power to borrow 30,000*l.*, §§ 15, 16.

Three Years for compulsory Purchase of Lands, § 18.

Five Years for Completion of Works, § 19.

Heads of Agreement in Schedule to Act confirmed, § 21.

Dissolution of Dartmouth Company, § 22.

Power to accept Transfer or Lease of Works at Dartmouth Harbour, § 23.

Schedule (Heads of Agreement with Dartmouth Company).

Cap. cliv.

"The Berks and Hants Extension Railway (Extension) Act, 1866."

[28th June 1866.]

Empowers the Berks and Hants Extension Railway Company to extend their Railway to the Wilts, Somerset, and Weymouth Railway at Westbury, the Works to be completed in Three Years. The Company authorized to raise further Capital of 200,000*l.* by Shares, and 66,600*l.* by borrowing, and to divide their Shares into Half Shares.

Cap. clv.

"The Brynmawr Gas Act, 1866."

[28th June 1866.]

Recites that it is expedient that Provision should be made for lighting or better supplying with Gas the Parish of Llanelly, and the Parcel of Prisk Upper in the Parish of Llangattock, and the Parcel of Duffryn Upper in the Parish of Llangynider, all in the County of Brecon, and the Parish of Aberystruth in the County of Monmouth.

Incorporation of Consolidation Acts, §§ 2, 3.

Limits of Act, § 4.

Company incorporated, § 5.

Power to purchase Lands and to erect Works, § 6.

As to Works affecting the London and North-western Railway Company, § 7.

Company not to supply Persons now supplied by Messrs. Levick and Simpson except in certain Event, § 9.

Company not to supply Gas within certain Limits without Consent of Mr. William Jones, § 10.

Company to purchase Works of Mr. E. G. Williams if required by him, § 11.

Capital 10,000*l.*, in 10*l.* Shares, §§ 12 to 14.

Power to divide Shares into Half Shares, §§ 15 to 22.

Power to borrow 2,500*l.*, § 24, 25.

Power to create Debenture Stock, § 26.

Meetings; Directors, &c., §§ 29 to 33.

Consumers may be required to consume by Meter, §§ 35 to 37.

Limiting the Price of Gas, § 38.

Mode of testing the Quality of Gas, §§ 39 to 42.

Fraudulently injuring Meters, § 43.

Arrangements with neighbouring Companies, § 52.

Schedule (Site of Works).

Cap. clvi.

"The Greenock Port and Harbours Act, 1866."

[28th June 1866.]

Recites that it is expedient to consolidate and amend the Acts relating to the Port and Harbours of Greenock, and to authorize the Construction of a new Harbour and Graving Dock and other Works.

Recited Acts repealed, § 3.

Consolidation Acts incorporated, §§ 4, 5.

Incorporation of Trustees, § 6.

Magistrates and Council to act until Completion of First Election, § 7.

Election of Trustees by Shipowners and Ratepayers, § 8.

Qualification of Shipowners and Ratepayers for electing Trustees, § 9.

Sheriff of Renfrewshire or his Substitute to appoint a Person to conduct First Election, § 10.

List of Electors, §§ 11, 12.

Trustees to keep Books, showing Names of Shipowners and Ratepayers, § 14.

Copies of Ships Manifests and other Documents to be furnished to Trustees, § 15.

Trustees to make up and publish List of Shipowners and Ratepayers, § 16.

Qualification of Trustees to be elected by Shipowners and Ratepayers, § 17.

Qualification of Members of Companies, § 18.

Rules for electing new Trustees, §§ 19 to 21.

Disqualification of Trustees, § 22.

Vacancies how to be filled up, § 24.

Trustees First and other Meetings; Committees; Auditor, &c., §§ 26 to 35.

Undertaking vested in Trustees, § 36.

Officers, Byelaws, Books, &c., §§ 37 to 43.

Limits of Port and Harbours, § 44.

Power to improve Harbours according to the deposited Plans, § 45.

Description of Works, &c., 46.

Power of compulsory Purchase limited to Three Years, § 48.

Period for completing Works 10 Years, § 49.

Crown Lands reclaimed by the Works not to be taken without the Consent of Commissioners of Woods, &c., § 51.

Power to alter Plans and Sections with the Sanction of the Board of Trade, § 52.

Cappielow Pier to be Part of the Undertaking, § 54.

Harbours may be deepened, § 55.

For Protection of Sandbanks belonging to the Burgh of Dum-barton, § 56.

Power to embank Sandbank reserved, § 57.

For Protection of the Navigation of the River Clyde, § 58.

As to Avenues to the Warehouses, § 59.

Rails may be laid, § 60.

For inclosing the Quays, § 61.

Old Dry Dock may be repaired, § 62.

Agreement as to Cartsdye Harbour, § 63.

Power to place Buoys, &c., § 64.

Power to contract for lighting the Harbours, and for supplying Water for the Shipping, § 65.

Power to borrow not exceeding 650,000*l.*, §§ 66 to 72.

Application of Money borrowed, § 73.

Application of Rates, § 74.

Sinking Fund to be established, § 75.

Rates on Vessels, § 76.

Rates on Goods, § 77.

Regulating certain Rates on River Craft, § 78.

Rates for Graving Docks, § 79.

Rates for Cranes, § 80.

Payment for Use of Timber Ponds, § 81.

Abolition of Dues levied at the Tail of the Bank, § 82.

Provision for Transfer of Anchorage, &c. Dues, § 83.

Compensation for differential Dues not to be affected, § 84.

Police Jurisdiction over Port and Harbours not to be affected, § 85.

Police of Burgh to be Police under this Act, § 86.

Trustees to fix Classes and Number of Police Officers, § 87.

Trustees to pay for Harbour Police, § 88.

Constables Superannuation Funds may be combined, § 89.

Application of Penalties, § 90.

Anchors, Cables, &c. found to be deposited, § 91.

Surveyor may inspect Goods on board with respect to any Damage which may have arisen, § 92.

Additional Byelaws, § 93.

Byelaws of Pilot Board to be enforceable under Penalty § 94.

The Harbour Master to be an Officer under the 142nd Section of the Clyde Navigation Consolidation Act, § 95.

Saving Rights of the Crown and of other Jurisdictions, §§ 97 to 99.

Schedules. (Form of Assignment. Rates on Vessels, Goods, &c.)

Cap. clvii.

"The Leeds Improvement Act, 1866."

[28th June 1866.]

Recites that by an Act of 5 & 6 Vict. c. civ., intituled "An Act for better lighting, cleansing, sewerage, and improving the Borough of Leeds, in the County of York," Powers were conferred on the Mayor, Aldermen, and Burgesses of the Borough of Leeds for the general Improvement of the Borough, and the Corporation were authorized to levy Improvement Rates, and to borrow on the Improvement Rates, and on the Lands and other Property of the Corporation under that Act, not exceeding 100,000*l.*; that by "The Leeds Improvement Act, 1848," further Powers were conferred on the Corporation with respect to the Sewerage of the Borough; that by "The Leeds Improvement Act, 1856," further Provision was made relative to the Improvement of the Borough, and to the levying of Improvement Rates; that the Powers of the recited Acts are in many respects defective, and it is expedient that further and more effectual Powers should be conferred on the Corporation for the paving and repairing of Highways and Streets, and for the making of new Streets, and the improving and widening of existing Streets and Bridges, and for the general Improvement in other respects of the Borough; also that the Corporation be empowered to enlarge and improve the Kirkgate Market, and to adapt Woodhouse Moor for public Recreation, and to provide additional Places for public Recreation, and to purchase and take additional Lands for those Purposes, to levy additional Rates, and to raise further Monies by borrowing.

Incorporation of Consolidation Acts, § 3, 4.

Limits of Act, § 5.

Act to be executed by Corporation, § 6.

Power to appoint Officer of Health, § 9.

Compulsory Power to take Lands to be exercised within Five Years, §§ 10, 11.

Power to purchase Lands by Agreement, § 12.

Power to sell and lease Lands not required, § 13.

Lands to vest in Corporation for Purposes of Borough Fund and Highway Rate and Improvement Rate respectively, § 14.

Power to make new Streets and to alter certain Streets, §§ 15 to 17.

For the Protection of the Midland Railway Company, §§ 21 to 23.

Act not to affect Liability of Inhabitants of West Riding to rebuild or repair Leeds Bridge, § 24.

Power to remove Gas and Water Pipes, § 25.

Compensation for Damage, § 27.

Land thrown into Streets to be public Highways, and Parts of Streets disused to be sold, § 29.

New Streets, &c. to be paved, &c. by Corporation, and to be public Highways, § 30.

Corporation to be Surveyors of Highways, §§ 32, 33.

Provisions for the Cesser of Tolls on Roads and Bridges within the Borough, §§ 34 to 37.

Provision for Purchase of Crown Point Bridge, § 38.

Power to make Byelaws as to scavenging, § 39.

Power to set up Posts, &c. for Protection of Foot Passengers, § 40.

Streets may be sewered only, and Expenses recovered, § 42.

Exemption of Incumbents, &c. from Expenses of paving Streets, § 43.

Power to allow for Materials in Streets, § 44.

Power to allow Time for Payment of Street Expenses, § 45.

Power to enter into Possession of Lands where Owner fails to pay his Proportion of Street Expenses, § 46.

Power to lease such Lands, § 47.

Penalty on breaking up Streets, § 48.

Persons breaking up Streets to reinstate the same, § 49.

Courts to be flagged, § 50.

Byelaws as to Streets and Buildings, § 51.

Power to erect Barriers in Streets of less than the prescribed Width, § 52.

Power for Corporation to order Removal of certain Projections, § 53.

Power to order Repair of dangerous Places, § 54.

Respecting existing Contracts for building, § 55.

Penalty on Construction of Cellars, &c. under Streets, § 56.

Provision as to Erection of Houses in Courts, § 57.

Power to order Buildings to be provided with Waterclosets, § 58.

Power to regulate Heights of Chimneys, § 59.

Provision as to Ovens and Furnaces, § 60.

Penalty on burning Bricks near Dwelling Houses, § 61.

Penalty for making Lucifer Matches, &c. near Streets, § 62.

Nuisances as to Buildings partly within and partly without the Borough, § 63.

Cellars not to be occupied as Dwellings, §§ 64 to 67.

Provision as to Rooms for Lodgers, § 69.

For the better Prevention of Smoke, § 70.

Repeal of Sections of Act of 1856 relating to Places of public Use or Recreation, § 71.

Provision for Extinguishment of public and private Rights over Woodhouse Moor, § 72.

Power to purchase additional Lands, by Agreement, for Parks, § 73.

Corporation to lay out Woodhouse Moor and other Places for Parks, § 74.

Expenses of Woodhouse Moor and other Places of Recreation to be paid out of Borough Rate, § 75.

Byelaws for Parks, 76.

Power to enlarge Kirkgate Market, and Provision for Expenses thereof, § 77.

Prohibition of Sales elsewhere than in Markets, § 78.

Cattle, &c. to be removed from Markets, § 79.

Penalty on bringing diseased Cattle into Market or Fair, § 80.

Tolls for Slaughter-houses in Schedule, § 81.

Provisions of Act of 1842, as to Market Tolls, to apply to Market and Slaughter-house Tolls under Act of 1856 and this Act, § 82.

Power for Corporation to purchase by Agreement Rights of Lords of Manors with respect to Weights and Measures, § 83.

Power to erect additional Offices near Town Hall, § 84.

Power to maintain Judges Lodgings, § 85.

Expenses of Town Hall and Judges Lodgings to be paid out of Borough Rate, § 86.

Power to maintain and improve Police Offices, § 87.

Incorporation of certain Provisions of Towns Improvement Clauses Act, 1847, § 88.

Power to regulate Route of Vehicles, &c. during Divine Service, § 89.

Regulations for preventing Obstructions in Streets during public Processions, &c., § 90.

Power to license Brokers, §§ 91 to 94.

Fee for Licences, § 95.

Restrictions in regard to Brokers, §§ 96 to 99.

Act not to extend to Pawnbrokers, § 100.

Power to license Places for Music and Dancing, § 101.

Penalty for keeping unlicensed Places for Music or Dancing, § 102.

Penalty on Brothel Keepers, § 103.

Power to levy Highway Rate, § 104.

Separate Account for Highways, and Expenses of Highways charged on Highway Rate, § 105.

Power to levy Improvement Rate, § 106.

Differential Rating in respect of Canals and Railways, § 107.

Expenses of Improvements in respective Townships to be paid out of Improvement Rates of those Townships respectively, § 108.

Provisions of Act of 1842 relating to Rates to extend to Improvement Rates under this Act, § 109.

Power to borrow on Improvement Rates, § 112.

Priority of existing Mortgages, § 113.

Expenses charged on Borough Fund and Borough Rate, and to be deemed Expenses under Municipal Acts, § 114.

Power to borrow on Borough Fund, § 115.

Priority of existing Mortgages, § 116.

Commissioners Clauses Act, 1847, to apply to Mortgages, § 117.

Power to grant Superannuation Allowance to Officers, § 118.

Provisions of Act of 1842 relating to Byelaws to apply to Byelaws under Act, § 119.

Penalty on defacing Placards, § 121.

Provision for Determination of Compensation in Cases not otherwise provided for, § 122.

Penalties, Procedure Appeals, Notices, Recovery of Money, &c., §§ 124 to 131.

Saving Rights of Corporation, § 132.

Saving Rights of the Leeds and Liverpool Canal Company, § 133.

Schedule (Tolls for Slaughter-houses).

Cap. clviii.

“The Manchester, Sheffield, and Lincolnshire Railway (Additional Powers) Act, 1866.” [28th June 1866.]

Recites that it is expedient to confer certain Powers upon the Company with reference to widening Part of their Main Railway, and raising additional Money by Shares and borrowing. Incorporation of Consolidation Acts, § 2.

Power to construct Works, § 4.

Power to raise additional Share Capital, § 7 to 10.

Power to borrow, § 11, 12.

Power to create Debenture Stock, § 13.

Three Years for compulsory Purchase of Lands, § 16.

Five Years for Completion of Works, § 17.

As to Bridge, &c. over the Ashton-under-Lyne and Stockport Road, § 18.

As to Water, &c. Pipes, § 19.

Certain Provisions of the Railways Clauses Act to apply, § 20.

For Protection to the Oldham, Ashton-under-Lyne, and Guide Bridge Junction Railway Company, § 21.

For Protection to the London and North-western Railway Company, § 22.

Level Crossing, § 24.

Inclination of Roads, § 25.

Saving Guarantee to West Riding and Grimsby Railway Company, § 26.

Cap. clix.

“The Macclesfield, Knutsford, and Warrington Railway Act, 1866.” [28th June 1866.]

Recites that the making and maintaining a Railway from Macclesfield to Knutsford and Warrington, in the Counties of Chester and Lancaster, would be of public and local Advantage; and that it is expedient that the Company to be incorporated by this Act and the London and North-western Railway Company, the Manchester, Sheffield, and Lincolnshire Railway Company, the Great Northern Railway Company, and the North Staffordshire Railway Company be respectively authorized to enter into Agreements.

Incorporation of Consolidation Acts, § 2.

Company incorporated, with Power to make Railway, and to raise a Share Capital of 400,000*l.*, §§ 4 to 8.

Power to borrow 133,000*l.*, §§ 9 to 11.

- Meetings ; Directors, &c., §§ 13 to 18.
 Three Years for compulsory Purchase of Lands, § 20.
 Five Years for Completion of Works, § 21.
 Company not to take certain Lands without Consent, § 23.
 For Protection of Mersey and Irwell Navigation and Bridge-water Canal, § 24.
 For effecting Junction with North Staffordshire Railway, § 25.
 Use of Railway by North Staffordshire Railway Company, §§ 26 to 30.
 Saving Rights of North Staffordshire Railway Company, § 31.
 As to Station at Macclesfield, § 32.
 Land required for Macclesfield, Bollington, and Marple Railway not to be taken, § 33.
 Tolls and Charges, §§ 36 to 45.
 Running Powers over other Railways and Use of Stations, §§ 46, 47.
 Power to Company to enter into Traffic Arrangements with the other Four Companies, §§ 48, 49.

Cap. clx.

"The Metropolitan Railway (Additional Powers) Act, 1866." [28th June 1866.]

Recites that it is expedient to confer additional Powers on the Metropolitan Railway Company ; to enable such Company to alter and improve Portions of their authorized Works, and to acquire additional Lands ; to authorize Agreements with other Parties ; to extend the Time for completing certain Works ; and to amend the Acts relating to the Company.

Lands Clauses Acts and Railways Clauses Acts incorporated with this Act, § 2.

Power to construct Works according to deposited Plans, § 4.

Limiting Time for compulsory Purchase to Three Years, § 7

Works to be completed at same Period as the Notting Hill and Brompton Extension, § 8.

Power to stop up certain Streets, § 10.

Lands of disused Courts to vest in Company when Company have purchased all the Lands, § 11.

Repeal of certain Sections when Lands taken, § 12.

Provisions of Metropolitan Railway Acts applicable to certain specified Parties to extend to Works under this Act, § 13.

Question of Compensation to be heard in Lord Mayor's Court, § 14.

Local Rates to be made good, § 15.

Extension of Time for completing Works, § 16.

Provision as to Railway under Harrington Road Extension, § 17.

As to Construction of Railway through Estate of Earl of Harrington, § 18.

Protecting Land of the Commercial Bank, § 19.

- As to Application of certain Monies payable in respect of the Paddington Estate, § 20.
 Restrictions on Powers of Company over Lands belonging to Lord Portman and to Earl Somers, §§ 21 to 28.
 Certain Provisions as to Saint Marylebone Parish to apply, § 29.
 As to certain Land belonging to the Marylebone Workhouse, § 30.
 For Protection of Duke of Portland, § 31.
 Company to make a certain Sewer under a Part of the Euston Road, and in default Vestry of Saint Pancras to do so at Company's Expense, § 32.
 Extending certain Provisions of existing Acts of Company so far as Saint Pancras is concerned, § 33.
 As to certain Lands in Saint Pancras, § 35.
 Provisions for Diversion of Hatton Yard, § 36.
 For Protection of Messrs. Pontifex, § 37.
 For Protection of Farringdon Market, § 38.
 Certain Lands not to be taken without Consent of Corporation of London, § 40.
 Company to give Space to Finsbury Pavement, § 41.
 Notice to be given before Streets in the City of London are interfered with, § 42.
 Provisions in favour of the Cutlers Company, §§ 43, 44.
 Limiting Compensation for Injury to Passengers, § 47.
 Agreements with other Companies, § 48.
 Arrangements with Metropolitan Warehousing Company (Limited), § 49.
 Exemption from Building Act to extend to Buildings over Stations, § 50.
 Arrangements with Metropolitan District Company, § 51.
 Power to raise not exceeding 1,000,000*l.* by the Creation of Shares or Stock, § 52.
 Incorporation of certain Provisions of Companies Clauses Acts, § 53.
 Power to borrow 333,000*l.*, §§ 56 to 58.
 Saving Rights of the Crown, § 63.

Cap. clxi.

- " The Sunningdale and Cambridge Town Railway (Alterations) Act, 1866. [28th June 1866.]
 Recites that it is expedient to alter in some Particulars the authorized Mode of Construction of the Sunningdale and Cambridge Town Railway, and its Extensions, and to enable the Company to raise further Capital.
 Incorporation of Consolidation Acts, §§ 2, 3.
 Power to alter Levels of original Line, § 4.
 Tolls, § 6.
 Power for Company to raise Capital of 20,000*l.*, §§ 7 to 13.
 Power to borrow 6,600*l.*, §§ 14 to 17.
 One Year for compulsory Purchase of Lands, § 19.
 Three Years for Completion of Works, § 20.
 Saving Rights of the Crown, § 21.

Cap. clxii.

"The West Riding and Grimsby Railway (Transfer)
Act, 1866." [28th June 1866.]

Recites that it would contribute to the public Convenience, and to the efficient and economical working of the West Riding and Grimsby Railway if the same were transferred to and vested jointly and equally in the Great Northern and Manchester, Sheffield, and Lincolnshire Railway Companies, together with all the Powers which the West Riding Company have for making new Works, and if the Powers hereinafter contained were granted to the Great Northern Railway Company to use Railways belonging to or under the Control of the Manchester and Sheffield and the South Yorkshire Railway Companies between Doncaster and the Port of Grimsby; and if on the other hand the Manchester and Sheffield Company were authorized to use such Parts of the Great Northern Railway as will give them Access to Leeds, to Bradford, and other Towns in the West Riding of Yorkshire; and that the foregoing Matters have been agreed upon between the West Riding, the Great Northern, the Manchester and Sheffield, and the South Yorkshire Railway Companies.

Incorporation of Consolidation Acts, § 2.

Vesting of Joint Property in Two Companies, § 4.

As to Extinction of West Riding Railway Company, § 5.

As to Management of Joint Railways, § 6.

As to Vacancies in Committee, § 7.

Meetings of Committee, § 8.

As to Settlement of Disputes, § 9.

Functions of Committee, § 10.

As to Use of Joint Property, § 11.

As to Disposal of Revenue, § 12.

As to Expenses of Joint Property, § 13.

As to Funds for Construction, &c., § 14.

Actions, &c. with respect to Joint Property, § 15.

Saving Agreements under Act of 1864, § 17.

As to Consideration for Transfer, § 18.

As to Dividends on Wakefield Station Capital, § 19.

Companies may apply their Funds towards Purposes of Extension Act of 1865, and may raise additional Capital not exceeding 200,000*l.* each, § 20.

Privileges may be attached to new Shares, § 21.

Votes of Proprietors of Shares, § 24.

Power of Great Northern Railway Company to borrow 66,600*l.*, § 25.

Power to Manchester and Sheffield Railway Company to borrow the like Sum in respect of Extension Act of 1865, § 26.

West Riding Company's Mortgages provided for, § 30.

Running Powers to Great Northern Railway Company, § 31.

And to Manchester and Sheffield Railway Company, § 32.

As to Tolls and Rates to be paid by Two Companies, § 33.

Terms for the Use of the Central Passenger Station at Leeds,
§ 34.

Byelaws to be observed, § 35.

Protecting the Railways, Property, and Rights of the Lancashire and Yorkshire Railway Company, § 36.

Cap. clxiii.

“The Hatfield Chase Warping and Improvement (Railway) Act, 1866.” [16th July 1866.]

Recites that by “The Hatfield Chase Warping and Improvement Act, 1854,” a Company was incorporated for draining, warping, and otherwise improving Part of the Level of Hatfield Chase, and by that Act the Company have Power to buy the Snow Sewer and Ferry Drain and to widen and enlarge them, and the Company are executing the Powers conferred on them by the said Act, and have acquired Snow Sewer and Ferry Drain and have improved the same; that Part of the Banks and Lands belonging to the Company might with Convenience to the Public and with Advantage to the Company be used for the Purposes of a Railway, and it is expedient that the Company should have Power to make such Railway; that the Drains and Cuts of the Company may be beneficially used for the Conveyance of Goods, and it is fitting that the Company should be authorized to levy a Toll for the Use of such Drains and Cuts; and that it is expedient that the Great Northern and the Manchester, Sheffield, and Lincolnshire Railway Companies should be authorized to enter into the Agreements with the Company concerning the working, Use, and Management of the Railway hereby authorized.

Incorporation of Consolidation Acts, § 2.

Power to make Railway; as to Junction with Doncaster and Gainsborough Line of Great Northern Railway, § 4.

Company may apply their Funds towards Purposes of Act, and may raise additional Capital not exceeding 44,000*l.* in Shares, § 5.

Power to borrow 14,600*l.*, §§ 8 to 10.

Eighteen Months for compulsory Purchase of Lands, § 12.

Three Years for Completion of Railway, § 13.

Tolls and Charges, §§ 17 to 27.

Power to enter into Traffic Arrangements with other Companies, § 28.

As to Tolls on Cuts, § 30.

Cap. clxiv.

“The London, Worcester, and South Wales Railway (Deviation) Act, 1866.” [16th July 1866.]

Recites that it is expedient to empower certain Deviations to be made in the Company’s authorized Line of Railway.

Incorporation of Consolidation Acts, § 2.

Power to make Deviation Railways, § 4.

Power to alter Levels of Portion of authorized Railway, § 5.

- Railway to form Part of the Company's Undertaking, § 6.
 Company not to alter Level of West Midland Railway, § 7.
 Dimensions of Archways for Railway passing under West Midland Railway, § 8.
 Not to acquire an Ownership in Land belonging to the Great Western Railway Company, but only an Easement, § 9.
 Company to pay to Great Western Company Expenses of Watchmen during Construction of Works, § 10.
 Maintenance of Works affecting the West Midland Railway, § 11.
 Damages sustained by Great Western Railway Company to be repaid, § 12.
 Not to interfere with Traffic on Great Western Railway, § 13.
 The Company and the Great Western Company empowered to enter into Agreements, § 14.
 Bridge to be Property of the Great Western Railway, § 15.
 For protecting the working and Traffic of the Worcester and Birmingham Canal, §§ 16 to 19.
 Mode of crossing Turnpike Roads under Management of Worcester Turnpike Road Trustees, § 20.
 Company may abandon Portion of authorized Line; Compensation, §§ 21 to 23.
 For Protection of Worcester Local Board of Health, § 24.
 Saving Rights of Great Western Railway Company, § 25.

Cap. clxv.

“The Severn Junction Railway Act, 1866.”

[16th July 1866.]

- Recites that it is expedient to enable the Severn Junction Railway Company to construct Branch Railways to the South Wales Railway and the Forest of Dean Central Railway.
 Incorporation of Consolidation Acts, § 2.
 Power to make Railways, § 4.
 Land to be purchased within Two Years; Works to be completed in Four Years, §§ 7, 8.
 For Protection of Great Western Railway Company, §§ 9 to 16.
 Tolls, § 18.
 Saving Rights of the Crown, § 19.

Cap. clxvi.

“The Great Northern Railway (Barnet Branch Abandonment) Act, 1866.”

[16th July 1866.]

- Authorizes the Great Northern Railway Company to abandon the Construction of a short Line of Railway and other Works at Barnet.

Cap. clxvii.

“ The Leven and East of Fife Railway Act, 1866.”

[16th July 1866.]

Recites that it is expedient to authorize the Leven and East of Fife Railway Company to make and maintain certain Branches in the Parishes of Markinch and Wemyss in the County of Fife, and to raise further Capital.

Incorporation of Consolidation Acts, §§ 2, 3.

Power to make Railway, § 4.

Increased Borrowing Powers, § 5.

Power to Company to raise additional Capital of 18,000*l.* by Shares, § 6.

Power to borrow 6,000*l.*, §§ 8 to 10.

Power to create Debenture Stock, § 11.

Two Years for compulsory Purchase of Lands, § 14.

Three Years for Completion of Works, § 15.

Saving Rights of the Crown, § 19.

Cap. clxviii.

“ The London and North-western Railway (New Lines) Act, 1866.”

[16th July 1866.]

Recites that it is expedient to enable the London and North-western Railway Company to construct new Railways, and to raise further Capital.

Incorporation of Consolidation Acts, § 2.

Power to make Railways, § 4.

Power to Company to raise additional Sum of 640,000*l.* by Creation of Shares or Stock, §§ 5 to 10.

Power to borrow not exceeding 213,000*l.*, § 11.

Three Years for compulsory Purchase of Lands, § 16.

Five Years for Completion of Works, § 17.

Notice to be given of taking Houses of Labouring Classes, § 19.

For Protection of R. P. Ethelstone, Esq., § 21.

Saving Rights of the Crown, § 22.

Cap. clxix.

“ The Stourbridge Improvement Act, 1866.”

[16th July 1866.]

Recites that by a Local Act 6 Geo. 4. certain Persons were appointed Commissioners for lighting, watching, Improvement, &c. of Stourbridge in the County of Worcester, and Provision was made for the Election of future Commissioners, not by Owners and Ratepayers, but by surviving or remaining Commissioners; that the Commissioners so appointed proceeded to put the recited Act into execution, and under that Act established in Stourbridge a Town Hall, including therein a Corn Exchange and Markets for Sale of Provisions and other marketable Commodities and of Cattle; that the Commissioners were by the recited Act authorized to levy for the Purposes of that Act Rates not exceeding

3s. in the Pound in any One Year, and to borrow on the Credit of the Market and Rates not exceeding 20,000*l.*, and the Amount owing by them on the Credit of the Markets and Rates and now secured thereon is about 17,000*l.*; that it is expedient that the Number, Constitution, and Mode of Appointment of Commissioners be altered and amended, and that Provision be made for the Election of Commissioners by Owners and Ratepayers, that the recited Act be repealed and some of the Provisions be re-enacted with Amendments, and that further and more effectual Powers be conferred on Commissioners for the sewerage, repairing, and paving of Streets, and for the establishing and regulating of Cattle and other Markets, and for the general Improvement of Stourbridge.

Commencement of Act, § 2.

Limits of Act, § 4.

Owners and Ratepayers of certain Townships may adopt the Act, § 5.

Meetings for Adoption of Act by Townships, § 6.

Proceedings at Meetings, § 7.

Repeal of recited Act, § 8.

Saving Sections of recited Act, § 9.

Commissioners to continue entitled to Powers and Property under other Acts, § 11.

Saving of Actions, Debts, Byelaws, &c., §§ 12 to 19.

Incorporation of Commissioners Clauses Act, § 20.

Incorporation of Stourbridge Improvement Commissioners, § 21.

First Commissioners, § 22.

Division into Wards, § 23.

Number of Commissioners for Wards, § 24.

Township adopting Act to form a separate Ward, and to be represented by additional Commissioners, § 25.

First Election of Commissioners, § 26.

Qualification of Commissioners, § 27.

Qualification of Owners as Electors, § 28.

Qualification of Occupiers as Electors, § 29.

Until Rates made under this Act, Poors Rate to confer Qualification and Right of Voting, § 30.

Voting as Owner and Occupier, § 31.

Qualification of Auditor, § 34.

Incorporation of Lands Clauses Acts, 1845 and 1860, § 35.

Purchase of Lands by Agreement and Sale of Lands not required, § 36.

Power to agree with Stourbridge Waterworks Company for Purchase of their Undertaking, § 37.

Power to borrow in the event of purchasing Waterworks or Gasworks, § 38.

Incorporation of Markets and Fairs Clauses Act, § 39.

Power to maintain Town Hall and Corn Exchange, § 40.

To maintain present Market and to establish Cattle Market, § 41.

To establish additional Markets, § 42.

To hold and regulate Markets and Fairs, § 43.

- Penalty on Sale in Streets, &c. after Market is provided, § 44.
- Power to provide Slaughter-houses, § 45.
- Corn Exchange and Market Tolls, § 46.
- Slaughter-house and weighing and measuring Tolls, § 47.
- Power to lease Markets, &c., § 48.
- Saving Rights of Lessee of Market Tolls, § 49.
- Market Tolls under recited Act to continue until End of Term of Lease, § 50.
- Power to purchase Market Tolls by Agreement, § 51.
- Incorporation of Towns Improvement Clauses Act, § 52.
- Power to agree with Trustees of Turnpike Roads as to Repair, &c. of Roads, § 53.
- Power to level, &c. Streets not Highways at Expense of Owners, § 54.
- Streets, when levelled, &c., to become Highways, § 55.
- Exemption of Incumbents, &c. from new Street Expenses, § 56.
- Power to allow Time for Payment of new Street Expenses, § 57.
- Power to enter into possession of Lands where Owner fails to pay new Street Expenses, § 58.
- Application of Rents and Profits received, § 59.
- Causeways or Footways, § 60.
- Courts and Passages to be flagged and channelled, § 61.
- Power to make Byelaws as to Streets and Buildings, § 62.
- To erect Barriers in Streets of less than prescribed Width, § 63.
- To order Buildings to be provided with Waterclosets, § 64.
- Sleeping Rooms not to be over Cesspools, § 65.
- Privies and Cesspools under Houses to be removed, § 66.
- Section 69. of Towns Improvement Clauses Act to apply to Projections erected since the passing of recited Act, § 67.
- Incorporation of Town Police Clauses Act, § 68.
- County Police may exercise Powers of Constables under Act, § 69.
- Dogs suspected to be mad may be destroyed, § 70.
- Separate Accounts, § 71.
- Highway Rate, § 72.
- Application of Highway Account, § 73.
- Improvement Rate, 74.
- Exemption of certain Property, § 75.
- Power to borrow on Improvement Rate, but existing Mortgages to have Priority, § 76.
- Receiver for Mortgagees, § 77.
- Amount to be set apart for Sinking Fund, § 78.
- Application of Improvement Account, § 79.
- Provision for Payment of existing Debt, § 80.
- Existing Debt and Interest not to be paid out of Improvement Rates in Townships adopting Act, § 81.
- Owner to repay Occupier, and Occupier not liable beyond Amount of Rent, § 82.
- Recovery of Sums by Action ; Procedure, Penalties, &c., §§ 83 to 88.

Saving Rights of Lords of Manors, § 89.

Schedule (A.)—Provisions of repealed Act saved.

Schedule (B.)—Corn Exchange Tolls; Market Tolls.

Cap. clxx.

"The Kingsbridge and Dartmouth Roads Act, 1866."

[16th July 1866.]

Amends and continues for a further Term of 15 Years the 4 & 5 Will. 4. c. lxxiii., intituled "An Act for more effectually repairing certain Roads from Kingsbridge to Dartmouth, and for making new Branches to and from the same, all in the County of Devon."

Cap. clxxi.

"The North British Railway (St. Margaret's Diversion) Act, 1866."

[16th July 1866.]

Authorizes the North British Railway Company to make a Railway between Two several Points in their Main Line in the Parish of South Leith, to be completed in Three Years, and to raise for such Purpose 40,000*l.* in Shares and 13,000*l.* on Mortgage.

Cap. clxxii.

"The North British and Leadburn, Linton, and Dolphinton Railway Companies Act, 1866."

[16th July 1866.]

Recites that the Amalgamation of the Two Companies would be for the public Advantage.

Incorporation of Consolidation Acts, § 2.

Leadburn Railway Company may by Agreement be amalgamated with the North British Company, § 4.

Leadburn Act to apply to the Company, § 5.

Shares of Leadburn Company to become Preference Shares of the Company, § 6.

Leadburn Shares to be entitled to Dividends only out of the Profits of each Year, § 7.

Company to pay Debts and Obligations of Leadburn Company, § 8.

Company may raise Capital which Leadburn Company had Power to raise, but had not raised, § 9.

Shares or Stock to form Part of Company's general Capital, § 10.

Power to borrow on Mortgage 12,900*l.*, §§ 13, 14.

Tolls on Traffic conveyed partly on the Railway of the Company and partly on the Railway of the Leadburn Company, § 16.

Cap. clxxiii.

"The North British Railway (Stirling Branches) Act, 1866."

[16th July 1866.]

Recites that it is expedient to authorize the North British Railway Company to make several Railways in the Counties

of Lanark, Dumbarton, and Stirling, in connexion with the late Edinburgh and Glasgow and Monklands Railways.

Incorporation of Consolidation Acts, § 2.

Power to make Railways, § 4.

Power for Company to raise additional Capital of 81,000*l.* by Shares or Stock, §§ 6 to 9.

Power to borrow 27,000*l.*, §§ 10, 11.

Power to create Debenture Stock, § 12.

Limiting Time for compulsory Purchase of Lands to Three Years, § 16.

Four Years for Completion of Works, § 17.

Providing for temporary Diversion of Forth and Clyde Canal, § 18.

Works to be completed and upheld by the Company, § 19.

Company liable in Damages for impeding Traffic on Canal, and for Leakage or Disrepair of Works, §§ 20, 21.

Saving Rights of Canal Company, § 22.

Running Powers of Canal Company over Railway No. 1, § 23.

As to Connexion between Canal and Railway, § 24.

Cap. clxxiv.

“The Longton, Adderley Green, and Bucknall Railway Act, 1866.” [16th July 1866.]

Recites that it is expedient to incorporate a Company for making a Railway from Longton through Adderley Green to Bucknall, with Branches, in the County of Stafford.

Incorporation of Consolidation Acts, § 2.

Company incorporated, with a Share Capital of 50,000*l.* and Power to borrow 16,000*l.*, §§ 4 to 10.

Debenture Stock may be created, § 11.

Meetings; Directors, &c., §§ 14 to 19.

Lands to be purchased within Three Years, § 21.

Works to be completed in Four Years, § 22.

For Protection of Works of Staffordshire Potteries Waterworks Company, §§ 23 to 29.

Tolls and Charges, §§ 31 to 40.

North Staffordshire Railway Company to maintain the Railway and work the Traffic, §§ 41 to 44.

Cap. clxxv.

“The Tottenham and Hampstead Junction Railway Act, 1866.” [16th July 1866.]

Recites that it is expedient to grant Powers for authorizing the Tottenham and Hampstead Junction Railway Company to raise further Monies, and for making Provision with respect to a Lease, Sale, or Amalgamation of the Undertaking of the Company.

Consolidation Acts incorporated, § 2.

Power to raise additional Share Capital of 100,000*l.*, and to divide Shares into Preferred and Deferred Half Shares, §§ 4 to 14.

Great Eastern and Midland Railway Companies may severally subscribe 33,333*l.*, § 15.

Company may borrow on Mortgage 33,333*l.*, §§ 16 to 18.
 Great Eastern and Midland Companies jointly may take a
 Transfer of the Undertaking, § 20.
 Transfer of Powers ; Saving of Rights ; final Dissolution of
 Company, §§ 21 to 28.
 Power to make Agreements between the Three Companies,
 § 29.
 Power to Great Eastern and Midland Companies respectively
 to raise further Capital by Shares for the Purpose of their
 Subscriptions under this Act, §§ 31 to 44.

Cap. clxxvi.

"The Furness Railway Act, 1866." [16th July 1866.]

Recites that it is expedient that Power should be given to the
 Furness Railway Company to construct certain new Rail-
 ways and Roads, and a Pier, and on the Completion of a
 Line to be formed between the Town of Ulverstone and
 Greenodd, to convert the opening Span of the existing
 Leven Estuary Viaduct into a fixed Bridge, and that the
 Section of a former Act requiring the Company to maintain
 an opening Swing or Draw Bridge in the Viaducts across the
 Leven and the Kent Estuaries should be repealed.

Incorporation of Consolidation Acts, § 2.
 Power to take Lands and to make Railways, §§ 4, 5.
 Power to raise additional Capital of 300,000*l.*, §§ 6 to 10.
 Power to borrow on Mortgage 100,000*l.*, §§ 11 to 13.
 Two Years for compulsory Purchase of Lands, § 16.
 Five Years for Completion of Works, § 17.
 Power to make new Roads and Deviations in Roads, &c., § 22.
 Three Years for Completion of Roads, § 23.
 Repeal of Provisions of Section 22 of Ulverstone and Lancas-
 ter Railway Act, 1851, with respect to Bridges in Viaducts,
 § 25.
 Confirmation of Heads of Agreement in Schedule, § 26.
 Company may take Shares in Windermere United Steam
 Yacht Company, Limited, § 27.
 Power to dredge Windermere Lake, § 28.

Cap. clxxvii.

"The Thames Subway Act, 1866." [16th July 1866.]

Recites that the making and maintaining a Subway from Dept-
 ford in the County of Kent, under the River Thames, to the
 Isle of Dogs in the Parish of All Saints, Poplar, in the
 County of Middlesex, with convenient Approaches thereto,
 would be of public and local Advantage.

Incorporation of Consolidation Acts, § 2.
 Company incorporated, with Power to make Subway ; Share
 Capital to be 250,000*l.* ; borrowing Power 83,000*l.*, §§ 4
 to 12.
 Meetings ; Directors, &c., §§ 13 to 18.
 Purchase of Land limited to Three Years ; Works to be com-
 pleted in Five Years, §§ 19, 20.

Construction of Works, §§ 23 to 27.

Lighting of Subway, § 28.

Works to be approved of by Conservators of Thames and Board of Trade, §§ 29 to 38.

For Protection of Metropolitan Sewers and of public Roads and Streets, §§ 39 to 41.

Local Rates to be made good, § 42.

For Protection of Poplar Board of Works, § 43 ; and of Poplar and Greenwich Ferry, §§ 44, 45 ; and of Deptford and Poplar and Greenwich Ferries, § 46.

Watermen's Company to be compensated for Ferry Rents, §§ 47 to 51.

Tolls and Charges for the Subway, §§ 53 to 68.

Penalties for damaging Subway, §§ 69, 70.

Power to lease Tolls, § 71.

Subway to be in County of Middlesex, 74.

Yearly Accounts to be published, § 76.

Cap. clxxviii.

" The Metropolitan District Railway Act, 1866."

[16th July 1866.]

Recites that it is expedient that "The Metropolitan District Railway Company" should be authorized to acquire additional Lands for the Purposes of their authorized Railways and Works, and should also be authorized to stop up certain Streets, Courts, and Passages, and also to stop up and appropriate any Court, Alley, Square, Way, Passage, or Place on any Part of the Railways and Works of the Company, if and when the Company have purchased all the Lands and Houses to which it forms an Access, and through which any public Right of Way to any Place beyond the same Lands and Houses does not exist; and that Powers should be granted to the Company for securing the Stability of such Buildings.

Lands Clauses Acts incorporated, §§ 2 to 4.

Power to take Lands shown, §§ 5 to 7.

Lands of disused Courts, &c. to vest in Company when Company have purchased all the Lands, § 8.

Provisions of Metropolitan District Railway Act, 1864, extended, § 9.

Questions of Compensation how to be tried, § 10.

Notice to be given of taking of Houses of Labouring Classes, § 11.

Company empowered to underpin or otherwise strengthen Houses near Railway, § 12.

Protecting Westminster Hospital, § 13.

For Protection of Inner Temple and Middle Temple, § 14.

As to Saint Margaret's Churchyard, § 15.

Notice to be given before Streets in City of London are interfered with, § 17.

Exercise of Borrowing Powers, § 18.

Cap. clxxix.

"The Dublin and Antrim Junction Railway Act, 1866."
[16th July 1866.]

Recites that it is expedient to extend the Period now limited for the Construction and Completion of the Dublin and Antrim Junction Railway, and to enable the Dublin and Antrim Junction Railway Company to create Preference Shares, and to enable the said Company to let their Undertaking to the Belfast and Northern Counties or the Ulster Railway Companies.

Incorporation of a Portion of Companies Clauses Act, 1863, §§ 2 and 6.

Extension of Time for Completion of Railway, § 4.

Power to attach Privileges of Preference in Payment of Dividend to certain Shares, § 5.

Application of Money raised, § 7.

Undertaking of Company may be leased, § 8.

Lease to be approved by the Board of Trade, § 9.

Restrictions as to Lease, §§ 10 to 12.

Tolls, § 13.

Cap. clxxx.

"The East London Railway (Additional Powers) Act, 1866."
[16th July 1866.]

Recites that it is expedient to confer further Powers on the East London Railway Company for the Construction of Branch Railways and Works, and the Acquisition of additional Lands.

Incorporation of Consolidation Acts, § 2.

Power to make Railways, § 6.

Application of Funds, § 7.

Three Years for compulsory Purchase of Lands, § 10.

Four Years for Completion of Works, § 11.

For Protection of London, Brighton, and South Coast Railway Company, § 12.

For Protection of Great Eastern Railway Company, § 15.

For Protection of the East London Waterworks Company, §§ 16 to 18.

Construction of Bridges over public Streets within the Limits of the Metropolis, § 19.

Bridges over Cuttings in public Roads and Streets, § 20.

For Protection of Sewers of Metropolitan and other Boards, § 21.

For Protection of Parish of St. Matthew, Bethnal Green, § 22.

Works to be executed in case Company interfere with certain Houses in Cambridge Road in the Parish of St. Matthew, Bethnal Green, § 23.

Company to make good Deficiencies in Parish Rates of Bethnal Green during Construction of Railway, § 24.

Saving the Rights of the Vestry of the Parish of St. Matthew, Bethnal Green, § 25.

Cap. clxxxi.

“The Sutherland Railway Act, 1866.”

[16th July 1866.]

Recites that it is expedient to grant Powers for making a Diversion of Part of the Sutherland Railway and for relinquishing a Portion of the said Railway ; also for enabling the Sutherland Railway Company to raise further Capital.

Incorporation of Consolidation Acts, §§ 2 to 4.

Power to make Diversion and Alterations, § 5.

Power to raise additional Capital of 30,000*l.*, §§ 7 to 9.

Power to borrow 10,000*l.*, §§ 11 to 13.

Power to create Debenture Stock, § 14.

Four Years for the compulsory Purchase of Lands, § 16.

Period for the compulsory Purchase of certain Lands to be taken under recited Act extended for Four Years, § 17.

Five Years for the Completion of Works, § 18.

Period for the Completion of certain Works authorized by the recited Act extended for Five Years, § 19.

Company may abandon Portion of authorized Line, § 22.

Compensation, § 23.

For the Protection of the Duke of Sutherland's Estate, § 25.

Power to levy Tolls, § 26.

Saving Rights of the Crown, § 27.

Cap. clxxxii.

“The Midland Counties and Shannon Junction Railway Act, 1866.”

[16th July 1866.]

Revives and extends the Time granted under an Act of 1861 to the Midland Counties and Shannon Junction Railway Company for the Purchase of Lands for Two Years, and for the Execution of Works for Three Years from the passing of this Act, and authorizes the Company to issue new Preference Shares in lieu of surrendered or forfeited Shares.

Cap. clxxxiii.

“The Beddgelert Railway (Extension and Deviation) Act, 1866.”

[16th July 1866.]

Enables the Beddgelert Railway Company to extend their Railway to Llyn-Gwynant, to make a Deviation in their authorized Railway, and to raise a further Sum of 40,000*l.* by Shares and 13,300*l.* by Mortgage, and to divide their Shares into Half Shares.

Cap. clxxxiv.

“The Brighton and Hove General Gas Company's Act, 1866.”

[16th July 1866.]

Recites that it is expedient that Powers should be given for extending the Limits of the District within which the Brighton and Hove General Gas Company may supply Gas, and for empowering the Company to raise additional Capital.

- Incorporation of Consolidation Acts, §§ 2, 3.
- Gas Refuse not to be allowed to flow into the Sea, § 4.
- Extension of Limits for Supply of Gas, § 5.
- Company not to acquire further Lands in the Parish of Hove, § 6.
- Company to cease manufacturing residual Products at Hove, § 7.
- Restricting Powers of erecting Works under former Acts, § 8.
- Power to raise additional Share Capital, § 9.
- Power to raise additional Loan Capital not exceeding 25,000*l.*, § 14.
- Restrictions on new borrowing Power, § 15.
- Power to create Debenture Stock, § 18.
- Conversion of existing Shares into Stock, § 20.
- Special Audit of Accounts, § 21.
- Qualification and Election of Directors, §§ 25, 26.
- Drainage with Consent of West Hove Commissioners, § 27.
- Price of Gas, § 28.
- Compelling Company to supply Consumers, § 29.
- As to laying the Mains and Service Pipes, § 30.
- Company to supply Gas to public Lamps on Request of Local Authority, § 31.
- Price of Gas supplied to Lamps, § 32.
- Illuminating Power and Purity of Gas, § 39.
- Corporation to erect experimental Meters for testing their Gas, § 41.
- Provisions respecting Meters, §§ 45 to 48.
- Repeal of Section 77 of Act of 1839, § 49.
- Company to make Map of Mains, § 53.
- As to the Custody and Inspection of Map, § 54.
- Arbitration between Local Authority and Company as to Meters, &c., § 56.
- Company's Fireplaces to consume their own Smoke, § 57.
- Saving Rights of Corporation of Brighton, § 59.
- Schedules. (The Company's former Acts. Statement of Company's Accounts.)

Cap. clxxxv.

“ The Economic Telegraph Act, 1866.”

[16th *July* 1866.]

Recites that the Economic Telegraph Company (Limited) has been recently incorporated under the Provisions of “ The Companies Act, 1862,” for the Purpose of working and using certain Lines of Electric Telegraph, and it is expedient that the said Company should be re-incorporated, and should have extended to them the Provisions of “ The Telegraph Act, 1863.”

- Incorporation of Consolidation Acts, §§ 2, 3.
- Limits of Act, § 4.
- Incorporation of Company, § 5.
- General Powers of Company, § 6.

Present Property vested in Company incorporated by this Act, § 7.

Articles of Association to be void without Prejudice to Remedies for antecedent Breaches thereof, § 8.

Saving previous Rights, Contracts, and Liabilities, §§ 9 to 17. Capital to be 100,000*l.*, in 10*l.* Shares, § 18.

Appropriation of existing Shares, § 19.

Power to borrow 25,000*l.*, §§ 28 to 25.

Meetings; Directors, &c. §§ 27 to 31.

Works not to be commenced without Consent of Conservators of River Thames, § 32.

Saving Rights of the Conservators, § 33.

Cap. clxxxvi.

“The Hoylake Railway (Extension) Act, 1866.”

[16th July 1866.]

Recites that it is expedient to authorize the Extension of the Hoylake Railway to Parkgate, and to empower the Hoylake Company to increase their Capital.

Incorporation of Consolidation Acts, § 2.

Power to make Railway, § 4.

Additional Capital may be raised not exceeding 200,000*l.*, § 5.

Power to divide Shares into Preferred and Deferred Half Shares, §§ 8 to 16.

Power to borrow 66,000*l.*, § 17.

Power to create Debenture Stock, § 19.

Three Years for compulsory Purchase of Lands, § 24.

Four Years for Completion of Works, § 25.

Provision as to crossing of Roads in the Hundred of Wirral, § 27.

Mode of passing through Land of Richard Barton, § 28.

Saving Rights of Richard Barton, § 29.

Mode of passing through Land of James Goddard Lear, § 30.

Cap. clxxxvii.

“The North-eastern, Hull, and Hornsea Railway Amalgamation Act, 1866.”

[16th July 1866.]

Recites that the North-eastern Railway Company and the Hull and Hornsea Railway Company are desirous, and it is expedient that their respective Undertakings should be amalgamated, and that such Amalgamation should be effected upon the Terms and Conditions in this Act stated and provided for.

Incorporation of Parts of Consolidation Acts, §§ 2, 3.

Dissolution of Hull and Hornsea Company, § 4.

Provisions of Acts relating to Hull and Hornsea Company not to apply to North-eastern Railway, and *vice versa*, § 5.

Creditors, &c. of Hull and Hornsea Company not to be affected, § 6.

Capital of Company to be increased by Hull and Hornsea Capital of 120,000*l.*, § 7.

Hull and Hornsea Proprietors to become Holders of Hull and Hornsea Shares or Stock in the Company, §§ 8 to 10.

Surplus of Hull and Hornsea Shares or Stock may be issued again, or cancelled and re-issued as other Share Capital, § 11.

Separate Hull and Hornsea Capital Expenditure Account to be kept during certain Period, §§ 12, 13.

Separate Hull and Hornsea Revenue Account to be kept, §§ 14, 15.

Balance to the Credit of the Hull and Hornsea Revenue Account to be divided half-yearly amongst the Hull and Hornsea Proprietors, § 16.

Company may determine the Trial Period, and must then give Notice thereof, § 17.

From Determination of the Trial Period 4l. per Centum per Annum to be paid the Hull and Hornsea Proprietors in lieu of any other Dividend, § 18.

Hull and Hornsea Proprietors may appoint an Auditor of their Accounts; his Powers and Duties, §§ 19 to 24.

Saving for existing preferential Shares of Company, § 25.

Company empowered to borrow 39,600l. in lieu of Hull and Hornsea Company, § 26.

Lamps to be placed in all Carriages, § 28.

Cap. clxxxviii.

“The Kilmarnock Water Company’s Act, 1866.”

[16th July 1866.]

Recites that by the 9 & 10 Vict. c. cclxxxv. the Kilmarnock Water Company were incorporated, and were authorized to raise Capital to the Amount of 15,000l. by the Creation of Shares, and of 5,000l. by borrowing on Mortgage or Bond, which Sums have been raised and expended in defraying the Cost of constructing the Waterworks authorized by the said Act, and in supplying with Water the said Town and Places adjacent; that the Population and Trade of the said Town have greatly increased, and the present Supply of Water having become inadequate, it is expedient and would be for the public Advantage if the said Company were authorized to construct additional Works and to increase the Supply of Water, and to raise additional Capital.

Incorporation of Companies, Lands, and Waterworks Clauses Acts, § 2.

Recited Act repealed, § 4.

Kilmarnock Water Company re-incorporated, § 5.

Vesting the Property of the old in the new Company, § 6.

Agreements and Deeds to remain in force, and Company liable for Debts, § 7.

Proceedings under recited Act saved, §§ 8 to 10.

Capital of the Company to be 25,000l. § 15.

Additional Capital for new Works not exceeding 10,000l., § 19.

Power to borrow 3,300l., §§ 23 to 25.

Meetings of the Company; Directors, &c., §§ 27 to 38.

Limits of Act, § 39.

Powers to make Works according to deposited Plans, § 41.

Lands may be taken by Agreement, § 44.

Three Years for compulsory Purchase of Lands, § 45.

Seven Years for Completion of Works, § 46.

As to Supply of Water under constant Pressure, § 47.

Works on Estate of Rowallan, §§ 48 to 55.

Saving Rights of Proprietors and Tenants of Lands, § 56.

Supply of Water for domestic Purposes, § 57.

Rates how to be paid ; Power to lease Rates, &c., §§ 59 to 67.

Cap. clxxxix.

“ The London and North-western Railway (Cockermouth and Workington Railway Transfer) Act, 1866.”

[16th July 1866.]

Recites that the Railway of the Cockermouth and Workington Railway Company forms a Junction at Cockermouth with the Cockermouth, Keswick, and Penrith Railway, which the London and North-western Railway Company are subscribers to and work over, under the Authority of Parliament, and there subsists between the Undertakings of the Two Companies a close Connexion for the Purposes of Traffic, and it would conduce to the public Convenience if the Undertaking of the Cockermouth Company were vested in the North-western Company, and both Companies are desirous that such a Vesting should be effected upon the Conditions in this Act contained ; and that it is expedient that the North-western Company should be authorized to create additional Capital in their Undertaking for the Purposes of this Act ; and also that the Time limited by an Act of 1863 for the compulsory Purchase of certain Lands required for the Purposes of widening and enlarging the Railway of the Cockermouth Company, as by that Act authorized, should be extended.

Incorporation of Consolidation Acts, § 2.

Defining Undertaking of Cockermouth Company, § 3.

Dissolution thereof, and vesting of its Undertaking in the North-western Company, § 4.

Providing for Payment of Mortgages, § 5.

Payment of Dividends on Preference and Ordinary Shares, §§ 6, 7.

Revenue of the Cockermouth Company to belong to the North-western Company, § 8.

Dividends on Cockermouth Company's Shares to be paid half-yearly, § 9.

Dividend on Shares to be paid by the North-western Company out of their general Funds, and, subject thereto, to be the First Charge on the Cockermouth and Workington Undertaking, § 10.

Proprietors of Cockermouth Stock not to vote, § 12.

North-western Company may issue new Shares or Stock in lieu of Cockermouth Company's Shares, § 13.

- Saving existing Preference Shares of North-western Company,
§ 14.
Provision as to outstanding Debts of Cockermouth Company,
§ 15.
Shareholders of Cockermouth Company may act as Committee,
§ 16.
Vacancies to be supplied, § 17.
Limit of Tolls for Minerals, § 18.
Short-distance Clause, § 19.
For the Protection of the Workington Harbour Trustees,
§ 20.
Extending for Two Years the Period for compulsory Purchase
of certain Lands, § 21.
Heads of Agreement with Cleator Company confirmed, § 22.
Heads of Agreement between North-western and Cockermouth,
Keswick, and Penrith Companies confirmed, § 23.
Schedules (Heads of Agreements referred to).

Cap. cxc.

"The London and North-western Railway (Whitehaven
Transfer) Act, 1866." [16th July 1866.]

Recites that it is expedient to grant Powers for vesting the
Undertaking of the Whitehaven Junction Railway Company
in the London and North-western Railway Company, and
for conferring upon the last-named Company Running
Powers over a Portion of the Whitehaven and Furness
Junction Railway.

Part V. of "The Railways Clauses Act, 1863," incorporated,
§ 2.

Defining Undertaking of Whitehaven Company, § 4.

Dissolution thereof, and vesting of its Undertaking in North-
western Company, § 5.

Providing for Payment of Interest on Mortgages, § 6.

Dividends on Preference and on Ordinary Shares, §§ 7, 8.

Revenue of the Whitehaven Company to belong to North-
western Company, § 9.

Dividend of Shares to be paid half-yearly by the North-
western Company out of their general Funds, and, subject
thereto, to be the First Charge on the Whitehaven Under-
taking, §§ 10, 11.

Proprietors of new Stock not to vote, § 13.

North-western Company may create and issue new Shares in
their Undertaking, § 14.

Saving existing Preference Shares of North-western Company,
§ 15.

Provision as to outstanding Debts of Whitehaven Company,
§ 16.

Shareholders of Whitehaven Company may act as Committee,
§ 17.

Vacancies to be supplied, § 18.

Running Powers over Portion of Furness Railway, § 19.

As to Tolls and Charges during User, § 20.

Terms of such Running Powers, § 21.

Agreement between North-western and Maryport and Carlisle Railway Companies confirmed, § 24.

Heads of Arrangement between North-western and Cocker-mouth, Keswick, and Penrith Companies confirmed, § 25.
Schedules (Heads of Agreements).

Cap. exci.

“The Manchester, Sheffield, and Lincolnshire Railway (Liverpool Extension) Act, 1866.” [16th *July* 1866.]

Recites that by “The Manchester, Sheffield, and Lincolnshire Railway (Extension to Liverpool) Act, 1865,” the Manchester, Sheffield, and Lincolnshire Railway Company were authorized to raise additional Capital and to construct Two Railways for affording better Communication between Manchester and the Manufacturing Districts and Liverpool, with Stations, Sidings, Works, and Conveniences; that the Great Northern Railway Company and the Midland Railway Company are desirous of becoming joint Owners with the Manchester and Sheffield Company of the Undertaking, and the latter Company are willing to admit those Companies to a joint Ownership therein in manner in this Act provided, and it has been so agreed upon between the Three Companies; and that it is expedient to provide for the Exercise of the Powers of Construction and Management under the recited Act by a Joint Committee.

Incorporation of Consolidation Acts, § 2.

Sheffield Company to furnish Account of Expenditure to Great Northern and Midland Companies, § 4.

Great Northern and Midland Companies may inspect Books, § 5.

Great Northern and Midland Companies to pay Two Thirds of Expenditure to Sheffield Company, § 6.

Three Companies to be joint Owners of Lines, § 7.

Power of Sheffield Company to raise Money under “The Liverpool Extension Act, 1865,” limited, § 8.

Provisions as to Appointment of Committee preserved, § 9.

Additional Duties of Committee under this Act, § 10.

Use of Railway, § 11.

Payments for Use of Railway, § 12.

Disposal of Revenue, § 13.

Expenses of managing Undertaking, § 14.

Funds for Construction, &c., § 15.

Actions, &c. against Committee with respect to Undertaking, § 16.

Incorporation of Parts of Companies Clauses Consolidation Act, § 17.

Great Northern Company may apply Funds and raise additional Capital not exceeding 250,000*l.*, §§ 18 to 22.

Power to borrow 83,333*l.*, § 23.

Power to Midland Railway Company to create new Capital of 250,000*l.*, §§ 25 to 33.

Power for Midland Company to borrow 83,333*l.*, §§ 34 to 37.

Cap. cxcii.

"The Manchester, Sheffield, and Lincolnshire Railway
(New Lines) Act, 1866." [16th July 1866.]

Empowers the Manchester, Sheffield, and Lincolnshire Railway Company, the Great Northern Railway Company, and the Midland Railway Company to make new Lines of Railway, to be completed within Five Years, in connexion with the Railways authorized by "The Manchester, Sheffield, and Lincolnshire Railway (Extension to Liverpool) Act, 1865," and to abandon and divert a Portion of the Line of Railway authorized by that Act, and to stop up and divert a Part of the Duke of Bridgewater's Canal; also empowers the Company to raise an additional Capital of 120,000*l.* by Shares and 40,000*l.* by Mortgage, and to create Debenture Stock.

Cap. cxciii.

"The Sheffield Gas Act, 1866." [16th July 1866.]

Recites that it is expedient that Powers should be granted for extending the Limits of "The Sheffield Gas Act, 1855," and for authorizing the Sheffield United Gaslight Company to extend their Works and increase their Capital.

Incorporation of Consolidation Acts, § 2.

Extension of Limits for Supply of Gas, § 5.

Repeal of Part of Section 6*th.* of recited Act, § 6.

Increase of Capital by new Shares representing 350,000*l.*, §§ 7 to 10.

Power to borrow, §§ 11 to 14.

Power to construct additional Gasworks, § 16.

Restriction as to Erection of Works, § 17.

Power to purchase Lands, § 18.

Quality of Company's Gas; experimental Meters to be provided, §§ 20, 21.

Procedure, §§ 23, 24.

Schedule (Description of Site for Gasworks).

Cap. cxciv.

"The Thorpe and Great Clacton Railway Act, 1866." [16th July 1866.]

Recites that it is expedient to grant Powers for making a Railway from the Tendring Hundred Railway at Thorpe-le-Soken to Great Clacton, and a Pier there, all in the County of Essex.

Incorporation of Consolidation Acts, § 2.

Subscribers incorporated, with Powers to make Railway, with a Share Capital of 40,000*l.*, and Power to borrow 13,300*l.*, §§ 4 to 10.

Meetings; Directors, &c., §§ 13 to 19.

Three Years for compulsory Purchase of Lands, § 20.

Five Years for Completion of Works, § 21.

Rates on Passengers, Goods shipped or unshipped, and on Vessels at the Pier, § 25.

Cranes, Weighing Machines, &c., § 26.
 Tolls for Passengers and Goods, §§ 29 to 38.
 Power to use Tending Hundred Railway; Terms of User,
 §§ 39, 40.
 Power to enter into Traffic Arrangements with Tending
 Hundred Railway Company, § 41.
 Saving Rights of the Crown, § 43.
 Saving Rights of the Trinity House, § 44.
 Schedule (Rates on Vessels and Goods).

Cap. cxcv.

“The Whitby, Redcar, and Middlesborough Railway
 Act, 1866.” [16th July 1866.]

Recites that it is expedient to grant Powers for making a Rail-
 way in the North Riding of the County of York, to be called
 “The Whitby, Redcar, and Middlesborough Union Rail-
 way.”

Incorporation of Consolidation Acts, §§ 2, 3.
 Company incorporated, with a Capital of 250,000*l.* in Shares,
 and Power to borrow 83,300*l.*, §§ 4 to 12.
 Meetings; Directors, &c., §§ 13 to 19.
 Three Years for compulsory Purchase of Lands, § 20.
 Five Years for Completion of Works, § 21.
 As to Junctions, &c. with North-eastern Railway, §§ 24 to 26.
 Tolls and Charges, §§ 28 to 37.
 Power to enter into Traffic Arrangements with North-eastern
 Railway Company, §§ 38, 39.

Cap. cxevi.

“The Winchcomb and Midland Railway Act, 1866.”
 [16th July 1866.]

Recites that it is expedient to grant Powers for making a Rail-
 way from near Beckford to Winchcomb, in the Counties of
 Worcester and Gloucester, and to authorize the Midland
 Railway Company to subscribe for Shares therein, and to
 enter into Agreements with the Company.

Incorporation of Consolidation Acts, §§ 2, 3.
 Company incorporated, with a Capital of 42,000*l.* in Shares,
 and Power to borrow 14,000*l.*, §§ 4 to 8.
 Power to Midland Company to subscribe, and to apply Funds
 for that Purpose, § 9.
 Meetings; Directors, &c., §§ 14 to 19.
 Two Years for compulsory Purchase of Lands, § 21.
 Three Years for Completion of Works, § 22.
 Mode of effecting Communications with Midland Railway,
 §§ 23 to 26.
 Tolls and Charges, §§ 27 to 36.
 Power to enter into Traffic Arrangements with Midland Com-
 pany, §§ 37, 38.
 Power to Midland Company to raise Money by the Creation
 of Shares, §§ 39 to 46.
 Votes of Midland Company at General Meetings, § 47.

Cap. cxcvii.

“The Cannock Chase and Wolverhampton Railway Act, 1866.”
[16th July 1866.]

Recites that it is expedient to enable the Cannock Chase and Wolverhampton Railway Company to extend their Railway to Hednesford, and to the South Staffordshire Railway, in the County of Stafford.

Incorporation of Consolidation Acts, §§ 3, 4.

Power to make Railways, § 5.

Three Years for compulsory Purchase of Lands, § 7.

Five Years for Completion of Work, § 8.

Protecting Rights of Birmingham Canal Company, §§ 12, 13.

Power to raise additional Capital of 60,000*l.*, §§ 16 to 20.

Power to borrow 20,000*l.*, §§ 21 to 25.

Tolls on Extension Railway, §§ 26 to 28.

Cap. cxcviii.

“The Thetford and Watton Railway Act, 1866.”
[16th July 1866.]

Recites that it is expedient to grant Powers for making a Railway from the Great Eastern Railway to Watton, in the County of Norfolk, to be called “The Thetford and Watton Railway.”

Incorporation of Consolidation Acts, § 2.

Company incorporated, with a Capital of 45,000*l.*, and Power to borrow 15,000*l.*, §§ 3 to 11.

Power to create Debenture Stock, § 12.

Meetings; Directors, &c., §§ 14 to 19.

Three Years for compulsory Purchase of Lands, § 21.

Five Years for Completion of Railway, § 22.

Great Eastern Railway Company to afford Facilities to Traffic, §§ 25, 26.

Tolls for Passengers, Animals, and Goods, §§ 28 to 37.

Power to enter into Traffic Arrangements with Great Eastern Railway Company, §§ 38, 39.

Cap. cxcix.

“The United General Gaslight Company’s Act, 1866.”
[16th July 1866.]

Recites that by Letters Patent bearing Date 31st March 1830 certain Persons who had been carrying on Business under the Firm of the United General Gaslight Company, and had contracted to light and had lighted with Gas the public Lights of certain Cities, Towns, and Places in England and Ireland, were incorporated by the Style of “The United General Gaslight Company,” with Power to manufacture and sell Gas, and to hold Lands, and the Capital of the said Company was declared to be 500,000*l.*, to be raised in 10,000 Shares of 50*l.* each; that the United Company many Years ago acquired the Works, Property, and Shares of a certain Company called “The Dublin Gaslight Company,” incorporated by an Act of Parliament passed in the First

Year of the Reign of Geo. 4. c. lv., and also the Works, Property, and Shares of a certain other Company called "The Hibernian Gaslight Company," incorporated by an Act of Parliament passed in the Fourth Year of the Reign of Geo. 4. c. xxxviii., amended by an Act passed in the Tenth Year of the same Reign, c. lii., and also the Works, Property, and Shares of a certain other Company called "The Dublin Oil Gaslight Company," incorporated by an Act of Parliament passed in the Fifth Year of the Reign of Geo. 4. c. xlii., and amended by an Act passed in the Fifth Year of the Reign of Will. 4. c. xlii., by which the Name of the last-mentioned Company was changed to "The Dublin New Gas and Coke Company," and the Works, Property, and Shares of the above Companies have become vested in the United Company; and the United Company paid for such Works, Property, and Shares partly in Cash and partly in Shares of the Company; that "The Dublin Gaslight Company," "The Dublin Oil Gaslight Company," otherwise "The Dublin New Gas and Coke Company," have for many Years been in abeyance, and the Powers conferred by their respective Acts have ceased to be exercised; that the United Company, having constructed Gasworks in the City of Dublin and also in the Town of Kingstown in the County of Dublin, have for many Years, in the Name of the Hibernian Company and under the Powers contained in the said Acts of the 4 Geo. 4. c. xxxviii. and the 10 Geo. 4. c. lii., carried on Business in the City of Dublin and the Town of Kingstown aforesaid, and have supplied with Gas the said City and Town and the Suburbs thereof respectively; that the United Company many Years ago, by virtue of the Powers conferred on them by their Charter and the Powers conferred on the Hibernian Gaslight Company by the herein-before recited Acts, contracted with the several legal Authorities entitled to enter into such Contracts for the lighting of the public Streets of the City of Dublin and the Suburbs thereof, and also of the District of Kingstown in the County of Dublin; that the Undertaking of "The Bray Gas Company (Limited)" has been transferred to the United Company, who are now possessed of the same and of the Works at Bray in the County of Wicklow, heretofore belonging to the Bray Gas Company, and they are lighting the Town and Docks of Bray with Gas; that the United Company also possess Gasworks in and are now lighting the City of Limerick with Gas; that the Capital of the United Company is 500,000*l.*, divided into 10,000 Shares of 50*l.* each, of which 9,000 have been issued and are fully paid up, and the United Company do not owe any Money on Mortgage or Bond; that the Sum of 365,000*l.*, Part of the said Capital, has been devoted to Works in the City and Borough of Dublin, the Town of Kingstown, and the District of Bray; that it is expedient that the said recited Acts should be repealed; that the Alliance and Dublin Consumers Gas Company was incorporated by "The Alliance and Dublin Consumers Gas Act,

1857," with Powers to light Portions of the same Districts as the United Company are authorized to light ; that a Bill has been promoted in this present Session for incorporating the Alliance and Dublin Consumers Gas Company, formed by the Amalgamation of the "Alliance and Dublin Consumers Gas Company" and "The Commercial Gas Company of Ireland (Limited)," and for authorizing the Acquisition by the amalgamated Company on the 29th Day of September 1866 of the Gasworks, Lands, Buildings, and other Property of the United Company within the County of the City of Dublin and the Counties of Dublin and Wicklow respectively, and all Monies and Credits of, and all Agreements with, the United Company for the Supply of Gas, Coke, and other Goods within those several Counties upon certain Terms of Valuation and Purchase ; that it is expedient that such Provisions as herein-after appear should be made for the satisfying the Debts of the United Company, and for distributing among the Shareholders of the United Company the said Purchase Money, and for the Application of the said Sum of 4,000*l.* ; and that the United Company should be authorized to transfer their Undertaking within those Districts to the amalgamated Company, subject to certain Restrictions.

Repeal of Acts, § 3.

Restricting the Works of the United Company to Limerick, § 4.

Debts of the United Company to be paid, § 5.

Dublin Undertaking vested in the Company, § 6.

Documents relating to Dublin and Limerick Undertakings to be in Custody of the amalgamated Company, § 7.

Notice of Distribution of Money to be given, § 8.

Shareholders in United Company to become Shareholders in the amalgamated Company, § 9.

As to Half Shares, § 10.

Application of Balance of Purchase Money and Interest, § 11.

Existing Trusts, &c. attached to Shares so allotted, § 12.

Receipt of Guardians, &c. sufficient, § 13.

Shareholders to remain entitled to Property not transferred, § 14.

Not more than 10,000*l.* of further Capital to be raised, § 15.

Application of the Sum of 4,000*l.*, § 16.

Cap. cc.

"The North British Railway (Esk Valley Lease) Act, 1866."
[16th July 1866.]

Recites that it is expedient to authorize a Lease of the Esk Valley Railway to the North British Company.

Lessor to complete the Railway to the Satisfaction of Lessee's Engineer, § 3.

During Construction of Works Lessors may appoint a Nominee to attend Meetings of Directors, &c., § 4.

Lease to be granted, § 5.

Lessee to pay Interest on Mortgage Debts of Lessor, or at their Option themselves borrow the Money on Mortgage, § 6.

Lessee to pay Rates, Taxes, &c., § 7.

Lessee to maintain the Railway Works in efficient working Condition, § 8.

During the Lease "The Esk Valley Railway Act, 1863," to apply to the Lessee, § 9.

As to Settlement of Disputes by Arbitration, § 10.

Tolls on Traffic conveyed partly on the Railway leased, and partly on the Railways of the Lessee, § 11.

Copy of Lease to be deposited with principal Sheriff Clerk, and Rights of Third Parties saved, § 12.

Cap. cci.

"The Potteries, Shrewsbury, and North Wales Act, 1866." [16th July 1866.]

Recites that it is expedient to amalgamate the Shrewsbury and North Wales and Shrewsbury and Potteries Junction Railway Companies.

Incorporation of Consolidation Acts, § 2.

The Two Companies dissolved, and new united Company incorporated, § 4.

Capital of new Company to be 950,000*l.* in Shares, §§ 5, 6.

Vesting of Shares and Application of Revenue, §§ 7, 8.

Provisions of Acts relating to dissolved Companies to apply to new Company, § 9.

Powers of Acts of present Session made applicable, §§ 11, 12.

Meetings ; Directors, &c., §§ 14 to 17.

Tolls, § 18.

Cap. ccii.

"The Glasgow and South-western Railway (Additional Powers) Act, 1866." [16th July 1866.]

Recites that it is expedient to confer additional Powers on the Glasgow and South-western Railway Company for the Construction of Railways and Works, and otherwise in relation to their Undertaking ; and that Provision should be made for the Establishment of a Guarantee Fund for the good Behaviour of the Officers and Servants of the Company, and also a Fund for the Payment of Compensation to any of such Officers and Servants who may be injured or killed in the Discharge of their Duty, or to their Representatives ; also that the Company and the Caledonian Railway Company should be empowered to enter into Contracts and Agreements as in this Act provided ; and that the Company should be empowered to raise a further Sum of Money.

Incorporation of Consolidation Acts, § 2.

Power to make Railways, § 4.

Power to make Roads, §§ 5, 6.

Power to raise additional Capital of 26,000*l.* by Shares, §§ 7 to 10.

Power to borrow 8,600*l.*, §§ 11 to 13.

Power to create Debenture Stock, § 14.

Railway 2 to form Part of Undertaking of Company, and
 Railway 1 to form Part of Kilmarnock and Troon Railway
 § 16.

Three Years for compulsory Purchase of Lands, and for Com-
 pletion of Works, § 18, 19.

Power to enter into Traffic Arrangements with the Caledonian
 Company, § 23.

Power to establish a Guarantee Fund, and a Compensation
 Fund for Officers and Servants of Company, §§ 25, 26.

Cap. cciii.

“ The Aldershot Gas and Water Act, 1866.”

[16th July 1866.]

Recites that it is expedient to grant Powers for re-constituting
 the “ Aldershot Gas and Water Company (Limited),” and
 for enabling the Company the better to supply the Parish of
 Aldershot in the County of Southampton.

Incorporation of Consolidation Acts, §§ 2, 3.

Dissolution of Aldershot Gas and Water Company, Limited,
 § 4.

Limits of Act, § 5.

Incorporation of Company, § 6.

Property of dissolved Company vested in Company, §§ 7, 8.

Saving previous Rights and Liabilities, § 9.

Capital, 25,000*l.*; Issue of new Shares, §§ 15 to 20.

Company, if required, to buy Works and Undertaking of the
 Aldershot Gas Consumers Company, Limited, and to create
 and issue Preference Stock in respect of Purchase, §§ 21,
 22.

Dissolution of Aldershot Gas Consumers Company, Limited,
 § 23.

Present Property of dissolved Company vested in Company,
 § 24.

Saving previous Rights and Liabilities, §§ 26 to 32.

Power to borrow on Mortgage 6,200*l.*, §§ 33, 34.

Power to create Debenture Stock, § 35.

Meetings; Directors, &c., §§ 39 to 48.

Powers as to Supply of Gas, §§ 49 to 52.

Power to use patented Inventions, §§ 53.

Maximum Price of Gas, §§ 54.

Consumers may be required to consume by Meter, § 55.

Power to test the illuminating Power of the Gas, §§ 58 to 60.

Power to construct Waterworks, §§ 61.

Provisions of Lands Clauses Acts applied, § 66.

Five Years for Completion of Works, § 67.

Rates at which Water is to be supplied for domestic Use,
 §§ 68 to 71.

Regulations for preventing Waste of Water, &c., § 72.

Water may be supplied by Agreement, § 74.

Payment for Water by Meter; Penalties, &c., §§ 77 to 90.

Cap. cciv.

“ The Salisbury and Yeovil Railway Act, 1866.”

[16th July 1866.]

Authorizes the Company to make a Railway to connect the Salisbury and Yeovil Railway with the Somerset and Dorset Railway, to be completed in Three Years, and to acquire additional Lands in the Parish of Templecombe ; and empowers the Company to make working Arrangements with the London and South-western Company and the Somerset and Dorset Company.

Cap. ccv.

“ The Alliance and Dublin Gas Act, 1866.”

[16th July 1866.]

Recites that “ The Alliance and Dublin Consumers Gas Company ” were originally established by the Name “ The Dublin Consumers Gas Company,” by a Deed of Settlement dated 11th August 1845, for making Gas and supplying with Gas the City of Dublin and the Suburbs thereof and other Places in Ireland, and by that Name were completely registered as a Joint Stock Company ; that by “ The Alliance and Dublin Consumers Gas Act, 1847,” the Alliance Company were incorporated by their present Name, with a Capital of 190,000*l.* in 19,000 Shares of 10*l.* each, and with Power to borrow not exceeding 50,000*l.*, and to make and maintain Gasworks, and to supply Gas within the Limits of the reciting Act, which Limits were declared to be the Dublin Police District, and the Alliance Company were prohibited from acquiring the Powers or Property of any other Gas Company ; that “ The United General Gaslight Company ” were incorporated by Royal Charter, dated the 31st Day of March in the First Year of William the Fourth (1830), for making Gas and supplying Gas to divers Cities, Towns, and Places in England and Ireland, with a Capital of 500,000*l.* in 10,000 Shares of 50*l.* each ; that the United Company acquired the Works, Property, and Shares of the Gas Companies following (to wit), “ The Dublin Gaslight Company,” “ The Hibernian Gaslight Company,” and “ The Dublin New Gas and Coke Company,” and they have also acquired the Works, Property, and Shares of “ The Bray Gas Company, Limited ” ; that the Powers contained in the several Acts of Parliament relating to the Dublin Gaslight Company, the Dublin Oil Gaslight, or the Dublin New Gas and Coke Company have for many Years ceased to be exercised ; that “ The Commercial Gas Company of Ireland, Limited,” were on the 4th Day of February 1864 registered under “ The Companies Act, 1862,” as a Company limited by Shares, with Memorandum of Association and Articles of Association, for the Purpose of making Gas and supplying Gas in the City of Dublin, Kingstown, Bray, and other Places, and with a Capital of 100,000*l.*

divided into 50,000 Shares of 2*l.* each ; that the Gasworks of the Alliance Company are in the City of Dublin ; that the United Company have Gasworks at Dublin, Kingstown, and Bray, which are hereafter called "the Dublin Undertaking" of that Company, and they also have Gasworks at Limerick ; that the Commercial Company have Gasworks at Dundrum and at Kingstown, and they have acquired Lands in Dublin near to the Shore of the River Anna Liffey for the Erection of Gasworks thereon ; that the Capital of the Alliance Company is now 190,000*l.*, which is paid up to the Extent of 152,000*l.*, and they have borrowed on Bond the Sum of 15,000*l.* ; the Capital of the United Company is 500,000*l.*, which is paid up to the Extent of 450,000*l.*, and they have not borrowed any Monies, and the Capital of the Commercial Company is 100,000*l.*, which is paid up to the Extent of 50,000*l.*, and they have not borrowed any Monies ; that the Alliance Company and the Commercial Company are desirous, and it is expedient, that they be amalgamated, and that the Deed of Settlement of the Alliance Company be annulled and their recited Act be repealed, and that the Memorandum of Association and Articles of Association of the Commercial Company be annulled, and that the Company formed by the Amalgamation of the Alliance Company and the Commercial Company be authorized to acquire the Dublin Undertaking of the United Company, leaving to the United Company their Gasworks at Limerick ; also that the District within which the Company may supply Gas be defined ; and that the Capital and Borrowing Powers of the Company be defined and regulated.

Commencement of Act, § 2.

Incorporation of Consolidation Acts, § 3.

Incorporation of Dublin Gas Company, § 5.

The Gas Limits, § 6.

Gasworks, &c. vested in Company, § 8.

Company to represent Alliance Company and Commercial Company, § 9.

Repeal of Alliance Company's Act and annulling of their Deed of Settlement and Memorandum and Articles of Association of Commercial Company, § 10.

General Saving of Rights under former Act, §§ 11 to 17.

As to Division of Profits of each Company up to certain Date, § 18.

Officers, &c. of Alliance Company and Commercial Company to account, § 19.

Capital, § 20.

Nineteen thousand Shares (a) vested in Alliance Shareholders, § 21.

Ten thousand Shares (b) vested in Commercial Shareholders, § 22.

Provision where less than Five Shares of Commercial Company held by One Person, § 23.

Provision where held by several Persons, § 24.

Shares so vested to be subject to same Trusts, &c. as Shares of Capital of Alliance Company and Commercial Company, § 25.

Power for Company to raise further Capital not exceeding 300,000*l.* (c), §§ 27 to 29.

Power to borrow in respect of 290,000*l.* of Capital (a) and (b), § 30.

Power to borrow in respect of further Capital not exceeding 300,000*l.* (c), §§ 31 to 34.

Debenture Stock, § 35.

Meetings ; Directors, &c., §§ 37 to 41.

Power to purchase Lands by Agreement, § 42.

Company to make Gasworks and Gas only on prescribed Lands, § 43.

Power for Company to supply Gas, &c., §§ 45 to 51.

Consumers may be required to consume by Meter ; Provisions respecting Meters, §§ 52 to 59.

Lighting Power and Quality of Gas, § 61.

Power to test the lighting Power of the Gas, §§ 63 to 65.

Price of Gas, § 66.

Contracts for Supply of Gas, &c. between Company and Dublin Corporation, &c., § 67.

As to Charge for Supply of Gas to public Lamps, § 68.

Agreement between United Company and Company confirmed, § 69.

Lands transferred and vested in Company as Gas Lands, § 70.

Debts of United Company to be paid, § 71.

Powers of United Company within Gas Limits to cease, § 72.

Schedule (Heads of Agreement between the Companies).

Cap. ccvi.

“ The Edgware, Highgate, and London Railway (Extension to Barnet) Act, 1866.” [16th July 1866.]

Recites that it is expedient to authorize the Edgware, Highgate, and London Railway Company to extend their Railway to the Town of Barnet in Hertfordshire.

Incorporation of Consolidation Acts, § 2.

Power to make Railway, § 4.

Company may apply their Funds towards Purposes of Act, and may raise additional Capital of 75,000*l.* by Shares, § 5.

Power to divide Shares into Half Shares, §§ 8 to 15.

Power to borrow 25,000*l.*, §§ 16 to 18.

Two Years for compulsory Purchase of Lands, § 21.

Four Years for Completion of Railway, § 22.

Railway as to Tolls, &c. to form Part of Edgware, Highgate, and London Railway, § 25.

For Protection of Parish of Finchley, § 26.

For Protection of Marylebone and Finchley Road, § 27.

Commissioners of Woods, with Consent of the Vicar, may convey Part of East Barnet Glebe, § 28.

Power to invest Purchase Money of Glebe in other Lands,
§ 29.

Power to Commissioners of Woods to make an Exchange with
Company, § 30.

Cap. ccvii.

“The Manchester and Stockport Railway Act, 1866.”

[16th July 1866.]

Incorporates a Company, with a Capital of 200,000*l.* in Shares, and Power to borrow 66,600*l.* on Mortgage, for making a Railway from the Main Line of the Manchester, Sheffield, and Lincolnshire Railway in the Parish of Manchester in the County of Lancaster to the Stockport and Woodley Junction Railway in the Parish of Stockport in the County of Chester, with a Branch to the Newton and Compstall Branch of the Manchester, Sheffield, and Lincolnshire Railway; empowers the last-mentioned Company to subscribe 150,000*l.* to the Undertaking, and to guarantee Interest on the Company's Share Capital, the Land to be purchased in Three Years, and the Works completed in Five Years; gives Power to the Midland Railway Company to run over the intended Railways; and authorizes Traffic Arrangements with the Manchester and Sheffield Company.

Cap. ccviii.

“The Ayr Harbour Amendment Act, 1866.”

[16th July 1866.]

Recites that the Trade of the Harbour of Ayr has greatly increased, and additional Accommodation for Shipping is required, and it is expedient and would be for the public Advantage if a Wet Dock and Breakwater were constructed at the said Harbour, and if Railways were made to connect the said Dock with the Railways belonging to the Glasgow and South-western Railway Company.

Incorporation of Lands, Harbours, and Railways Clauses Acts,
§§ 2, 3.

Power to Harbour Trustees to borrow 100,000*l.*, § 5.

Trustees may borrow on Cash Account, § 6.

Contribution by the Glasgow and South-western Railway Company, § 9.

Security to be granted to the Company, § 10.

Sinking Fund to be formed, § 11.

Power to the Company to raise 17,000*l.* by Shares, §§ 12, 13.

Appointment of a Trustee by the Company; Supply of
Vacancy in Office of Trustee, §§ 15 to 17.

Trustees incorporated, § 18.

Power to take Lands, § 19.

Power to construct Wet Dock and Breakwater, § 20.

Power to Glasgow and South-western Railway Company to
make Railways, § 21.

Description of Railways, § 22.

Three Years for compulsory Purchase of Lands, § 25.

Period for Completion of Railways, § 26.

As to the Construction of a certain Railway, § 28.

Rates to be levied for Wet Dock, § 29.

Rates may be leased, § 30.

Regulations for working Railways may be made by Trustees, § 31.

Payment to Magistrates and Town Council of Ayr in lieu of Petty Customs, § 33.

As to private Railway belonging to Alexander Haldane Oswald, Esq., § 34.

As to Traffic on Railways, § 35.

Saving Rights of Alexander Haldane Oswald, Esq., § 36.

Crown Land reclaimed by the Works not to be taken without Consent of the Commissioners of Woods, &c., § 37.

Saving Rights of the Crown, § 39.

Cap. ccix.

“The Brynmawr and Blaenavon Railway Act, 1866.”

[16th July 1866.]

Incorporates a Company, with a Share Capital of 60,000*l.* and Power to borrow on Mortgage 20,000*l.*, for the Purpose of making a Railway from the Merthyr, Tredegar, and Abergavenny Railway near Brynmawr to Blaenavon in the County of Monmouth, to be completed in Four Years; empowers the London and North-western Railway Company to subscribe 25,000*l.* and to raise the requisite Capital for that Purpose by new Shares, and authorizes the Company hereby incorporated to make Traffic Arrangements with the London and North-western Company.

Cap. ccx.

“The Mid-Wales Railway Act, 1866.”

[16th July 1866.]

Enables the Mid-Wales Railway Company to raise a further Sum of 200,000*l.* by Shares and 66,000*l.* on Mortgage.

Cap. ccxi.

“The Shrewsbury and Potteries Junction Railway (Deviations) Act, 1866.”

[16th July 1866.]

Authorizes the Shrewsbury and Potteries Junction Railway Company to deviate from and alter Parts of their authorized Works, and to make new Branch and Junction Railways, and Diversions of Roads in connexion with their authorized Works, and to raise a further Capital of 80,000*l.* in Shares and 26,600*l.* by Mortgage; amends “The Shrewsbury and Potteries Junction Railway Act, 1865,” gives reciprocal Running Power over the Drayton Junction Railway, and authorizes the Admission of the Company to participate in the Ownership of the Wellington and Drayton Railway.

Cap. ccxii.

"The Swansea Vale and Neath and Brecon Junction Railway (Lease) Act, 1866." [16th July 1866.]

Recites that it is expedient to authorize a Lease of the Swansea Vale and Neath and Brecon Junction Railway to the Neath and Brecon Railway Company.

Vesting Undertaking of Junction Company in Brecon Company for a Term of Years, § 3.

Prescribing Rent, § 4.

As to Means of enforcing Payment of Dividends, § 5.

Providing for additional Works, § 6.

As to Sale of superfluous Land, § 7.

Brecon Company's Byelaws to apply to Undertaking leased, § 8.

Tolls on Undertaking demised, §§ 9, 10.

Cap. ccxiii.

"The Wivenhoe and Brightlingsea Railway (Capital) Act, 1866." [16th July 1866.]

Enables the Wivenhoe and Brightlingsea Railway Company to raise additional Capital of 15,000*l.* by Shares and 5,000*l.* by Mortgage, and to divide their Shares into Half Shares; also to make Traffic Arrangements with the Great Eastern Railway Company or to agree with that Company for a Transfer, Sale, or Lease of their Undertaking to the Great Eastern.

Cap. ccxiv.

"The East Gloucestershire Railway Act, 1866." [16th July 1866.]

Recites that by "The East Gloucestershire Railway Act, 1864," the East Gloucestershire Railway Company were authorized to construct Railways from Cheltenham, through Fairford and Lechlade, to Faringdon in Berkshire, to Witney in Oxfordshire, and at Yarnnton; and it is expedient that certain Portions of the Railways authorized by the said Act should be varied, and that the Powers of the said Act should be amended.

Incorporation of Consolidation Acts, § 2.

Power to make Railway and Deviations, § 4.

Company may abandon Portions of authorized Lines; Compensation, §§ 5 to 7.

Company may apply their Funds towards Purposes of Act, § 8.

Three Years for Completion of Railways, § 9.

Tolls, § 11.

Cap. ccxv.

"The Hemel Hempsted and London and North-western Railway Extension Act, 1866." [16th July 1866.]

Recites that the Extension of the Hemel Hempsted Railway to Harpenden, and the Construction of a Branch Railway

to join the Midland Railway at Harpenden, would be beneficial to the Company and to the Public, and the Company are willing so to extend their Railway and to make the said Branch Railway; and that Powers of entering into Traffic Arrangements should be conferred upon the Company on the one hand, and the Great Northern Railway Company, and the Midland Railway Company, or one of them, on the other hand.

Incorporation of Consolidation Acts, § 2.

Power to make Railways, § 4.

For the Protection of the Great Northern Railway, § 7.

Mode of effecting Communication with and of crossing Midland Railway, §§ 8 to 11.

Power to create new Shares to the Amount of 170,000*l.*, §§ 12 to 15.

Power to borrow 56,600*l.*, §§ 16 to 18.

Incorporation of Parts of Companies Clauses Act, § 20.

Lands to be purchased within Three Years, § 23.

Four Years for Completion of Railways, § 24.

Company may abandon Portions of authorized Lines, § 25.

Compensation, §§ 26, 27.

Power to enter into Traffic Arrangements with the Great Northern and Midland Companies, § 30.

During Continuance of Contract Railways to be considered Part of Railways of contracting Companies, § 31.

Cap. ccxvi.

“The London and South-western Railway (Additional Powers) Act, 1866.” [16th July 1866.]

Recites that it is expedient that Powers should be granted for authorizing the London and South-western Railway Company to make and maintain the Brentford Curve and the Kew Bridge Curve and other Works, and for authorizing Arrangements between them and other Companies, and for authorizing a Lease or Transfer to them of the Okehampton Railway, and for the Increase of their Capital, and for enabling them to acquire additional Land for the Improvement of their Stations.

Incorporation of Consolidation Acts, § 2.

Correcting an Omission in “The South-western Railway (General) Act, 1865,”—§ 3.

Power to make Railways and Works shown on deposited Plans and to take Lands therefor, § 5.

Railway No. 1., authorized by Kingston Extension Act, 1865, to be carried over a certain Road, § 6.

For Protection of Sewers of Metropolitan and other Boards, § 7.

Act not to affect Rights, &c. of Company of Proprietors of the Grand Junction Canal, § 8.

Provision for Bridge over Grand Junction Canal, § 9.

As to Mode of Construction of Bridge and Period for Completion thereof, § 10.

In case of Obstruction to the Grand Junction Canal, § 11.

- Power to take Lands for enlarging Station Accommodation, &c., § 12.
- Lands of South-eastern Railway Company not to be taken without Consent, § 13.
- Company not to interfere with the Landing Stage at Nine Elms without Consent of Conservators of the Thames, § 14.
- Consent of Conservators to Interference by Company with Bed of Thames, §§ 15 to 20.
- Saving Rights of the Conservators, § 21.
- For Protection of Mains, &c. of Southwark and Vauxhall Water Company, §§ 22 to 25.
- Power for Company to raise additional Capital not exceeding 200,000*l.*, §§ 26 to 32.
- Power to borrow 66,600*l.*, §§ 33 to 38.
- Period for compulsory Purchase of Lands, § 41.
- Period for Completion of Works, §§ 42, 43.
- Provision as to crossing Roads on the Level, § 44.
- As to crossing over Itchen Bridge Road, § 45.
- Extension of Period for Completion of Kensington and Richmond Lines to 31st December 1867,—§ 46.
- Power for Company to take Tolls, &c. on Railways made by them under Act, § 47.
- Purposes for which Contracts may be made under Weymouth and Portland Railway Act, 1862,—§ 48.
- Agreement in Schedule C. confirmed, § 49.
- Provision for Contracts between Company and the North-western, the North London, and the Junction Companies, § 50.
- Tolls on Junction Railway, § 51.
- Tolls on Traffic conveyed partly on the Railway of the Junction Company, and partly on the Railway of any other Company, § 52.
- Agreement between Devon and Cornwall (late Okehampton) Company and Company in Schedule B. confirmed, § 53.
- Provision for Lease or Transfer of Okehampton Railway Company, §§ 54, 55.
- Duties and Powers of Devon and Cornwall Company as to Okehampton Railway to be assumed by Company, §§ 56 to 58.
- Acts relating to Okehampton Railway to apply to Company, § 59.
- Saving the Rights of the Duchy of Cornwall and of the Crown, §§ 63, 64.
- Schedules. (Form of Mortgage. Memorandum and Heads of Agreements.)

Cap. ccxvii.

“The South-western Railway (Poole and Bournemouth Junction) Act, 1866.” [16th *July* 1866.]

Recites that it is expedient to authorize the London and South-western Railway Company to construct Railways from their Southampton and Dorchester Railway to the Poole and Bournemouth Railway, and to enter into Agreements with the Poole and Bournemouth Railway Company.

Incorporation of Consolidation Acts, §§ 2 to 4.
 Power for Company to construct Works, § 5.
 Power for Company to raise additional Capital by new Shares
 or new Stock not exceeding 54,000*l.*, §§ 6 to 8.
 Power to borrow 18,500*l.*, § 10.
 Three Years for compulsory Purchase of Lands, § 16.
 Four Years for Completion of Works, § 17.
 Tolls and Charges, §§ 21, 22.
 Power to use Railways of Poole Company, § 23.
 Tolls on Railways worked under Act by Company, § 24.
 Poole Company to abandon Portions of authorized Lines, § 26.
 Compensation, §§ 27, 28.
 Capital of Poole Company reduced, § 29.
 Borrowing Powers of Poole Company reduced, § 31.
 Effect of Section 20. of Poole and Bournemouth Railway Act,
 1865,—§ 32.
 Qualification of Section 30. of Poole Company's Act of 1865,
 —§ 33.
 Power to enter into Traffic Arrangements with other Railway
 Companies, §§ 34, 35.
 Saving Rights of the Crown, § 38.

Cap. ccxviii.

“The Neath New Gas Act, 1866.” [16th July 1866.]

Recites that it is expedient to incorporate and to grant certain
 Powers to a Company which was registered under the
 Companies Act, 1862, in the Name of “The Neath New
 Gas Company, Limited,” for lighting with Gas the Town
 of Neath and the Neighbourhood thereof, in the County of
 Glamorgan.

Incorporation of Consolidation Acts, § 2.
 Limits of Act, § 4.
 Incorporation of Company, § 5.
 Present Property vested in Company incorporated by this Act,
 § 6.
 Articles of Association to be void, § 7.
 Saving previous Rights and Liabilities, § 8.
 Company to purchase Works of Neath Gaslight and Coke
 Company, § 14.
 Capital, § 15.
 Appropriation of Part of Capital, § 16.
 Power to raise additional Capital, §§ 21 to 25.
 Powers to borrow, §§ 26 to 28.
 Power to create Debenture Stock, § 30.
 Meetings; Directors, &c., §§ 31 to 37.
 Powers as to Construction of Gasworks, &c., § 38.
 Power to acquire Easements in Lands, § 39.
 Power to purchase Lands, § 40.
 Use of Meters by Consumers, §§ 42 to 44.
 Limiting the Price of Gas, § 49.
 Power of the Company to contract for lighting Streets, § 50.
 Mode of testing the Quality of Gas, §§ 51 to 54.
 Schedule (Description of Site of Gasworks).

Cap. ccxix.

"The North British Railway (Coatbridge Branches) Act, 1866." [16th July 1866.]

Recites that it is expedient to authorize the North British Railway Company to make certain Railways, in connexion with their System, in the Counties of Lanark, Linlithgow, and Stirling, and to form a new Canal or Cut forming a Deviation in the Forth and Clyde Canal.

Incorporation of Consolidation Acts, §§ 2, 3.

Power to make Railways, § 4.

Power for Company to raise Capital of 72,000*l.* by Shares or Stock, § 6.

Power to borrow 24,000*l.*, §§ 10, 11.

Power to create Debenture Stock, § 12.

Power to apply existing Funds, § 14.

Three Years for compulsory Purchase of Lands, § 16.

Five Years for Completion of Works, §§ 17, 18.

Power to stop up certain private Railways, § 19.

Company not to injure Works or interrupt Traffic of Caledonian Railway Company, §§ 20 to 22.

Tolls, § 24.

Power to disuse certain Parts of the Monkland, and Monkland and Kirkintilloch Railways, § 25.

Company may abandon Portion of authorized Line; Compensations, §§ 29 to 31.

Repealing certain Provisions of "Edinburgh and Glasgow Railway Extension Act, 1864," relating to the temporary Diversion of the Forth and Clyde Canal, § 32.

Mode of constructing new Canal or Cut, and vesting same in Canal Company, § 33.

For protecting Navigation and Lands, and saving Rights of Canal Company, §§ 34 to 38.

As to Construction of Railway No. 1. over Hornock Branch of Monkland Canal, § 39.

Cap. ccxx.

"The Shrewsbury and North Wales Railway (Deviations, &c.) Act, 1866." [16th July 1866.]

Recites that it is expedient to enable the Shrewsbury and North Wales Railway Company to make a certain Railway, and also certain Deviations and Alterations in their authorized Line of Railway, and to raise further Monies by Shares and borrowing.

Incorporation of Consolidation Acts, §§ 2, 3.

Power to make new Railways and Deviations, § 4.

As to Payment to be made to the Cambrian Company for the Use of a Portion of their Railway, § 5.

Power to Cambrian Railway Company to use Railway No. 1, Deviation No. 3, and the altered Curve by this Act authorized, § 6.

Power to purchase additional Lands, § 7.

- Revival and Extension of Time for Purchase of certain Lands, § 8.
 Power to raise additional Capital not exceeding 80,000*l.* in Shares, §§ 9 to 11.
 Power to borrow 26,000*l.*, §§ 12 to 15.
 Company may convert Preference Shares into Ordinary Shares, § 17.
 Correction of Error in "Shrewsbury and North Wales Railway Act, 1865," § 18.
 Two Years for compulsory Purchase of Lands, § 20.
 Periods for Completion of Works, § 21.
 Company may abandon Portions of authorized Line; Compensation, §§ 24 to 26.
 Tolls, § 27.
 Power to Drayton Junction Railway Company to use Railways of Company, § 28.
 For Protection of Shropshire Union Canal, § 30.

Cap. ccxxi.

"The Stourbridge Railway (Further Powers) Act, 1866."
[16th July 1866.]

- Recites that it is expedient to authorize the Stourbridge Railway Company to construct a new Railway at Stourbridge, to raise additional Capital, and to enter into Arrangements with the Great Western Railway Company.
 Incorporation of Consolidation Acts, §§ 2, 3.
 Power to make Railway, § 4.
 Power to raise additional Capital of 20,000*l.* and 13,000*l.*, § 5.
 Power to divide Shares into Preferred and Deferred Half-shares, § 8.
 Power to borrow further Monies, §§ 9 to 12.
 Power to issue Debenture Stock, § 13.
 Two Years for compulsory Purchase of Lands, § 16.
 Two Years for Completion of Works, § 17.
 Tolls on Railway, § 23.
 Company to abandon Portion of Branch Railway to Stourbridge, § 24.
 Compensation, §§ 25, 26.
 Confirming Heads of Agreement between the Company and the Great Western Railway Company, § 27.
 Power to Great Western Company to substitute Great Western Rentcharge Shares for Stourbridge Guaranteed Shares, § 28.
 Present and future Rights and Liabilities under other Acts saved, § 33.
 Distribution of Shares to be issued by Great Western Railway Company under Agreement for Transfer, § 34.
 Schedule (Heads of Agreement with Great Western Company).

Cap. ccxxii.

"The Bradford Corporation Act, 1866."

[16th July 1866.]

- Recites that it is expedient to grant Powers for enabling the Mayor, Aldermen, and Burgesses of the Borough of Bradford

in the County of York to acquire and to regulate the Markets and Fairs in the Borough, and to provide Places for holding the Markets and Fairs, and to take Tolls for the same, and for extending the Periods for the Completion of their Water-works, and for authorizing them to acquire Lands, and to raise further Monies, and for regulating their Borrowing Powers and Debt.

Incorporation of Consolidation Acts, § 2.

Execution of Act by Corporation as Local Board of Health and Municipal Corporation, § 5.

If Lease authorized, Corporation may take Lease of Markets, &c., § 6.

Rent and Covenants under Lease charged on General District Rate, § 7.

If Lease not authorized, Corporation may purchase Markets, &c., § 8.

Three Years for compulsory Purchase of Lands, § 9.

Provisions as to Markets and Fairs to be in force when they are vested in Corporation, § 10.

Corporation may purchase other Lands by Agreement, § 11.

Lands, &c. acquired by Corporation to be Corporate Estates, § 12.

Corporation may appropriate their Lands for Purposes of Markets, &c., § 13.

Corporation may appropriate for Street Purposes Part of present Market Place when vested in them, § 14.

Corporation may lease and sell Lands, § 15.

Leases and Sales to be at best Rents, &c., § 16.

Application of Rents, Fines, and Purchase Monies in respect of Lands acquired under this Act, § 17.

Application of Rents, Fines, and Purchase Monies in respect of Lands acquired under Bradford Improvement Act, 1850, &c., § 18.

Extension of Time for Execution of Works by Corporation, § 19.

Limits of Markets and Fairs, § 20.

Corporation to maintain and regulate Markets and Fairs, § 21.

Corporation may hold new Markets, § 22.

Markets and Fairs Days, §§ 23, 24.

Public Notice of Removal of Markets, &c., §§ 25, 26.

Corporation may provide Market Places, § 27.

Corporation may provide Market Houses, &c., § 28.

Corporation may improve Market Places, &c., § 29.

Corporation may provide Offices for Market Officers, § 30.

Corporation may maintain Market Houses and Market Places, § 31.

Penalty and Damages for Injury to Market Houses, &c., § 32.

Corporation may discontinue Market Places, &c. when others provided, § 33.

Corporation may remove Cattle Market and Cattle and Pleasure Fairs from Streets to Market Places, § 34.

Penalty for selling, &c. in Streets, § 35.

Removal of Markets to new Market Places, &c., § 36.

- Option of Corporation to admit Shows to Market Places, &c., § 37.
- Animals, &c. to be removed on Close of Market or Fair, § 38.
- Power to arrest Persons not removing Animals, &c., or wantonly ill-treating Animals, § 39.
- Weights and Measures, &c., § 40.
- Markets and Fairs Tolls and Stallages, § 41.
- Tolls payable by successive Occupiers of Shops, &c., § 42.
- Power for Corporation to grant Licences to sell marketable Articles out of Market Place, § 43.
- Penalty for selling without Licence marketable Articles out of Market Place, § 44.
- Leases of Shops, Stalls, &c. in Market Places, &c., § 45.
- Assignment of same, § 46.
- Weighing and Measuring Tolls, § 47.
- Weighbridge Tolls, § 48.
- Slaughter-house Tolls, § 49.
- Tolls vested in Corporation, § 50.
- Corporation may lease Markets and Tolls, § 51.
- Notice of Intention to lease to be given, § 52.
- Assignment of Lease, § 53.
- Toll Collectors, § 54.
- Market Fund and Application thereof, § 55.
- "Market Account," § 56.
- Corporation may borrow further Sums on Mortgage not exceeding 150,000*l.*, § 57.
- Limit of Amount of Debt of Corporation under recited Acts and this Act, 892,000*l.*, § 58.
- Existing Mortgages to have Priority, § 59.
- For Appointment of a Receiver, § 60.
- Corporation may issue Coupons for Interest on Mortgages, § 61.
- Payment of Coupons, § 62.
- For Indemnity of Treasurer, § 63.
- Corporation may raise Money by Annuities, § 64.
- For preventing improvident Grants of Annuities, § 65.
- Form of Grant of Annuity, Schedule (F.), § 66.
- Transfer of Annuities, Schedule (G.), § 67.
- Registers of Annuities and Transfers, § 68.
- Monies borrowed under Act for other Purposes than Waterworks charged on General District Rate, § 69.
- Deposits and Annuities charged on Borough Rate and Fund and Waterworks, § 70.
- Annuities to rank after Mortgages, § 71.
- Remedies for Mortgagees and Annuitants, § 72.
- Corporation may arrange with Mortgagees and Annuitants, § 73.
- Consents to Arrangements, § 74.
- Restriction on Redemption of Annuities, § 75.
- Sinking Fund, § 76.
- Recovery of Tolls, &c. by Distress; Penalties, &c., §§ 77 to 82.
- Saving Rights of Corporation, §§ 83 to 85.

Schedules :—

- A. Agreement to lease Market Place and Hereditaments at Bradford.
- B. Tolls and Stallages for Markets and Fairs.
- C. Weighing and Measuring Tolls.
- D. Weighbridge Tolls.
- E. Slaughter-house Tolls.
- F. Form of Grant of Annuity.
- G. Form of Transfer of Annuity.

Cap. ccxxiii.

“The Midland Railway (Settle to Carlisle) Act, 1866.”
[16th July 1866.]

Recites that it is expedient that the Midland Railway Company should be empowered to construct Railways from Settle to Hawes, Appleby, and Carlisle, and to raise additional Capital for such Purpose ; and that the Company should be empowered to work over and use a Portion of the Hawes and Melmerby Railway, and the Stations, Works, and Conveniences connected therewith, and also a Portion of the Newcastle and Carlisle Railway of the North-eastern Railway Company, and also the Citadel Station at Carlisle, and the Lines of Railway, Approaches, Works, and Conveniences therein (belonging jointly to the Caledonian Railway Company and to the Lancaster and Carlisle Railway Company, whose Undertaking is held in Lease by the London and North-western Railway Company) or connected therewith, and that the Hawes and Melmerby Railway Company and the North-eastern Railway Company respectively should be empowered to work over and use the Railway first by this Act authorized, and the Stations, Works, and Conveniences connected therewith.

Interpretation of Consolidation Acts, §§ 2 to 4.

Power to make Railways, § 5.

Company not to take Lands of W. M. Coulthurst without Consent, § 6.

Land of London and North-western Railway Company not to be taken without Consent, § 7.

Power to Company to raise additional Sum of 1,650,000*l.* by Creation of Shares or Stock, §§ 8 to 18.

Power to borrow 550,000*l.*, § 19.

Three Years for compulsory Purchase of Lands, § 23.

Five Years for Completion of Works, § 24.

Provision as to the Bridges for carrying the Railways over the North-eastern Railway, § 27.

Restricting Interference with North-eastern Railway Company's Lines and Property, § 28.

For Protection of Trustees of Keighley and Kendal Turnpike Road, § 31.

As to Helwith Bridge, § 32.

Power to use Parts of Hawes and Melmerby and Newcastle and Carlisle Railways, § 33.

Power to use Citadel Station at Carlisle and Lines of Railway in connexion therewith under certain Restrictions, §§ 35 to 39.

Powers to North-eastern and Hawes and Melmerby Railway Companies to use Portion of Midland Railway; Terms of User, §§ 40 to 44.

Company may enter into Arrangements with certain Companies, § 45.

Agreements between Company and North-eastern Railway Company, § 46.

Cap. ccxxiv.

“The Bideford, Appledore, and Westward Ho’ Railway Act, 1866.” [16th July 1866.]

Incorporates a Company for making a Railway from Bideford to Appledore, with a Branch to Westward Ho’, in the County of Devon, the Land to be purchased within Two Years, and the Works to be completed in Three Years; and authorizes the raising of a Capital of 60,000*l.* in Shares, and 20,000*l.* by borrowing.

Cap. ccxxv.

“The Guardian Assurance Company’s Act, 1866.” [16th July 1866.]

Recites that it is expedient to enable the Guardian Fire and Life Assurance Company to reduce the Amount of their paid-up Subscription Capital, and to alter certain Provisions of their Deed of Settlement; and to amend “The Guardian Assurance Company’s Act, 1850,” and to give further Powers to the Company and the Directors thereof.

Power to the Proprietors to reduce the Capital to 250,000*l.*, § 2.

Reduction of Amount paid up on Shares, § 3.

Benefit to old Policy Holders on Reduction, § 4.

Authority to Trustees having Power to give Receipts to give Consent on behalf of their Cestuique Trusts, &c., § 5.

Every Consent to be in Writing signed and registered, § 6.

Provision for Holders of Fire Policies, § 7.

Power to purchase Offices for the Company in London or Westminster or elsewhere, § 8.

A Director may hold any Number of Shares in the Company, § 9.

Any Number of Persons not exceeding Four may become Joint Proprietors of Shares, § 10.

Proprietor whose Name entered first on the Register to be alone entitled to vote, and Power to vary Order of Names, § 11.

On Death of Joint Tenant the Right of voting to devolve on Person next named on Register, and Power to vary Order of Names, § 12.

Directors may provide a Seal, § 13.

Conveyances sealed and signed by One Trustee and a Director to have the same Operation as if executed by all the Trustees, § 14.

Policies may be sealed, § 15.

All Documents sealed to be deemed executed by the Authority of the Directors, § 16.

Definition of Expression "the Court of Directors," § 17.

Deed of Settlement and recited Act not to be affected except as expressly provided, § 18.

Cap. ccxxvi.

"The Shrewsbury Bridges Act, 1866."

[16th July 1866.]

Recites that it is expedient to enable the Shrewsbury Bridges Company incorporated by an Act of 1864 to alter the Levels of a Portion of a Road, and to make certain new Roads, and to make a Bridge in lieu of a Bridge authorized by the former Act, and to raise further Capital.

Incorporation of Consolidation Acts, § 2.

Works to be constructed, § 4.

For Protection of the County Gaol for Salop, § 5.

As to Works affecting London and North-western and Great Western Railway Companies, § 6.

Company to abandon Bridge No. 1. authorized by Act of 1864, § 7.

Compensation, §§ 8, 9.

Tolls authorized by the Act of 1864 to apply to Bridge and Roads by this Act authorized, § 10.

Power to Company to increase their Share Capital by 3,000*l.*, §§ 11, 12.

Power to borrow further Sum of 1,000*l.*, § 13.

Lands to be purchased by Compulsion within Two Years, § 16.

Three Years for Completion of Works, § 17.

Extending Time for the Purchase of Lands for One Year, § 19.

Extending Time for Completion of Works for One Year; Compensation, §§ 20 to 22.

Cap. ccxxvii.

"The South-eastern Railway Act, 1866."

[16th July 1866.]

Recites that it is expedient to confer further Powers upon the South-eastern Railway Company for the Construction of Works and the Acquisition of Lands, and the raising of additional Capital.

Incorporation of Consolidation Acts, § 2.

Power to take Lands and to make Railway, §§ 4, 5.

Power to raise additional Capital of 204,000*l.* in Shares and 68,000*l.* by borrowing, §§ 6 to 10.

Three Years for compulsory Purchase of Lands, § 13.

Four Years for Completion of Works, § 14.

Protection of Interest of Admiralty on behalf of Greenwich Hospital, § 17.

- Provision for old Burial Ground, § 18.
- Company not to acquire Surface over Tunnel, § 19.
- Secretary or Director of Works of Admiralty to act, § 20.
- For Protection of Sewers, Drains, &c. in Greenwich District, § 21.
- Local Rates to be made good, § 22.
- Differences to be settled by Arbitration or by Board of Trade, § 23.
- Sections 19., 20., and 21. of "The South-eastern Railway Act, 1865," to apply to Works, &c. under this Act, § 24.
- Power to construct Baggage Warehouse, &c. on Admiralty Pier at Dover, § 26.
- Running Powers vested in the London, Chatham, and Dover Railway Company, §§ 27 to 31.
- Company to abandon Portion of authorized Line; Compensation, §§ 32 to 34.
- Saving Rights of Her Majesty's Principal Secretary of State for the War Department, § 35.

Cap. cccxxviii.

"The Brean Down Dock Act, 1866."

[16th July 1866.]

- Recites that by "The Brean Down Harbour Act, 1862," the Brean Down Harbour Company were incorporated for making a Pier and Harbour at Brean Down on the Bristol Channel, with Powers of raising 75,000*l.* by Shares, and 25,000*l.* by Loan; that the Company require further Funds for completing that Undertaking; that Docks on the River Axe, near the Mouth of that River, with a Road (including a Bridge over the Axe) to connect the proposed Docks with the Roads on the Eastern Side of that River, would be of local and public Advantage; that the Company are willing to undertake the Construction of the proposed Docks and Road if authorized by Parliament so to do, and to raise Money for the Purpose; and that it is expedient to authorize Contracts between the Company and the Bristol and Exeter Railway Company for the Purposes of this Act.
- Incorporation of Consolidation Acts, § 2.
- Interpretation, § 3.
- Power to execute Works, § 4.
- Power to Company to raise additional Capital for Harbour and Capital for Docks, §§ 5, 6.
- Power to borrow for Harbour and for Docks, §§ 12 to 15.
- Three Years for compulsory Purchase of Lands, § 18.
- Ten Years for Completion of Works, § 19.
- Power to dredge River, § 20.
- Dimensions of Bridge, § 22.
- Saving Rights of the Crown, § 24.
- Officers of Customs to have free Access to Docks, § 25.
- Limits of Dock-master's Powers, § 26.
- Officers and Byelaws, § 27.
- Appointment of Meters and Weighers, § 28.
- Extending certain Provisions of original Act, § 29.

Construction of certain other Sections, § 30.

Rates and Dues, § 31.

Passenger Tolls, § 32.

Bridge and Road to be public, § 33.

Company may erect Toll Gates on Bridge and Road, § 34.

Certificate of Completion of Bridge and Road, § 35.

Power to take Road Tolls, §§ 36 to 41.

Contracts with Bristol and Exeter Railway Company, § 42.

Docks to be included in the Harbour for Purposes of a certain Agreement, § 43.

Cap. ccxxix.

“The Medway Docks Act, 1866.” [16th July 1866.]

Recites that it is expedient to authorize the Construction of Docks on the West Side of the River Medway at Rochester, with a Railway to connect the same with the London, Chatham, and Dover Railway.

Incorporation of Consolidation Acts, § 2.

Company incorporated, § 4.

Power to construct Works according to deposited Plans, § 5.

Capital 200,000*l.* in Shares, § 6.

Power to borrow on Mortgage, 66,500*l.*, § 11.

Power to create Debenture Stock, § 13.

Meetings; Directors, &c., §§ 16 to 23.

Three Years for compulsory Purchase of Lands, § 25.

Seven Years for Completion of Works, § 26.

Company may deviate to Extent marked on Plans of Docks, § 27.

Purchase of Easements by Agreement, § 28.

Power of extinguishing existing Rights, § 29.

Limit of Time for taking Land of John Foord, &c., § 30.

Rates payable on Vessels using the Docks, § 32.

Rates payable on Goods, § 33.

Rates to be charged for the Use of Cranes and Weighing Machines, § 34.

The Company may charge for the Trouble of warehousing, unloading, &c., § 35.

Officers of Customs to have free Access to Docks without Payment of Toll, § 36.

Limits of Powers of Dock-master, § 37.

Byelaws as to Disposal of Ballast, § 38.

Company may appoint Meters and Weighers, § 39.

Tolls for Use of Railway, §§ 40 to 44.

Provision as to Junction with London, Chatham, and Dover Company's Railway, § 45.

Custody of Plan, § 46.

For protecting London, Chatham, and Dover Railway Company's Land and Works, § 47.

Provision for Drainage, § 48.

Penalty in case of Interruption of Traffic on the London, Chatham, and Dover Railway, § 49.

Company to pay all Damage sustained by London, Chatham, and Dover Railway Company, § 50.

Company to pay to London, Chatham, and Dover Railway Company Expense of Watchmen during Construction of Works.
§ 51.

Signals, &c., and Watchmen for preventing Danger at Junction.
§ 52.

Power to enter into Agreements with the London, Chatham, and Dover Railway Company, § 53.

The Two Railways to be considered as One Railway during Continuance of Agreement, § 54.

Saving Rights of the Crown, § 55.

Saving Rights of the Corporation of Rochester, § 56.

Saving Rights of London, Chatham, and Dover Railway Company, § 57.

Schedule (Rates on Vessels and Goods).

Cap. cccxxx.

“The New River Company's Act, 1866.”

[16th July 1866.]

Enables the New River Company to raise a further Sum of 500,000*l.* in Shares for the general Purposes of their Undertaking.

Cap. cccxxxi.

“The Wantage and Great Western Junction Railway Act, 1866.”

[16th July 1866.]

Incorporates a Company, with a Capital of 25,000*l.* in Shares, and Power to raise on Mortgage 8,300*l.*, for making a Railway from the Great Western Railway to Wantage in the County of Berks, to be completed within Three Years, and authorizes Traffic Arrangements to be made between the Company and the Great Western Railway Company.

Cap. cccxxxii.

“The Ringley Bridge Act, 1866.”

[16th July 1866.]

Enables the Justices of the County of Lancaster to erect a new Bridge over the River Irwell in the Townships of Kearsley and Pilkington in the Hundred of Salford, in lieu of an old Bridge there called Ringley Bridge, to be completed in Four Years, and to raise not exceeding 10,000*l.* by Mortgage of the Rates.

Cap. cccxxxiii.

“The Lancashire Union Railways Act, 1866.”

[16th July 1866.]

Empowers the Lancashire Union Railways Company to construct new Railways in the Townships of Parr, Haydock, and Ashton-in-Makerfield, in the County of Lancaster, to be completed in Five Years, and to raise for that Purpose 80,000*l.* by Shares, and 26,000*l.* by borrowing, with Power to the London and North-western Railway Company to take Shares, and confirming an Agreement made with that Company.

Cap. ccxxxiv.

"The London, Brighton, and South Coast Railway (St. Leonard's Deviations) Act, 1866." [16th July 1866.]

Enables the London, Brighton, and South Coast Railway Company to make new Railways in substitution for Portions of their Saint Leonard's Line, and other Works, to be completed in Four Years; and to raise an additional Capital of 100,000*l.* in Shares and 33,000*l.* by borrowing.

Cap. ccxxxv.

"The South-eastern Railway (Mid Kent Amalgamation Completion) Act, 1866." [16th July 1866.]

Recites that subsequently to the Completion of the Mid Kent Railway, and during the Construction of the Addiscombe Extension, the Mid Kent Company and the South-eastern Railway Company entered into Heads of Agreement for an Amalgamation between the Two Companies, and by the Twelfth of those Heads Provision was made for the Reference to and Determination by Arbitration as therein expressed of Differences between the Two Companies touching the Agreement or anything to be done thereunder; that by "The South-eastern Railway (Mid Kent) Act, 1864," the Heads of Agreement were confirmed, and it was enacted that full Effect should be given thereto, and the Undertaking and Property of the Mid Kent Company were transferred to and vested in the South-eastern Company for all Purposes whatsoever, as Part of and amalgamated with their Undertaking, and Provision was made for the winding-up of the Affairs of the Mid Kent Company and the Dissolution of that Company; that Differences have arisen between the Two Companies with respect to the carrying into effect of the Agreement, and the Two Companies are desirous that all Differences between them touching the Agreement, or anything to be done thereunder, instead of being referred to and determined by Arbitration as provided by the Twelfth of the Heads of Agreement, should be referred to and determined by John Bullar, Esquire, Barrister-at-Law, as the single Arbitrator in that Behalf, and they have made and executed the Reference to him as Arbitrator set forth in the Schedule to this Act annexed; and that a Question has been raised whether, by reason that "The South-eastern Railway (Mid Kent) Act, 1864," enacted that full Effect should be given to the Agreement, any Award made under that Reference to Arbitration would be binding, and the Two Companies are desirous and it is expedient that every Award made under that Reference should be valid and binding.

2. The Reference to Arbitration which is set forth in the Schedule to this Act annexed, and any or every Award made thereunder, shall be as valid and effectual to all Intents and Purposes as if that Reference to Arbitration had originally been substituted for the Twelfth of the Heads of Agreement, and had accordingly been confirmed by "The South-eastern Railway

Reference to Arbitration in Schedule and Award thereunder to be binding.

Railway (Mid Kent) Act, 1864 :” Provided, that in the event of the Death, Incapacity, or Failure to act of any Arbitrator under that Reference to Arbitration, a single Arbitrator to supply his Place may from Time to Time be appointed by the Two Companies, or if they fail to agree, then on their or either of their Application by the Board of Trade.

Schedule (Agreement between the Two Companies).

Cap. ccxxxvi.

“ The Furness Railway (Whitehaven Amalgamation) Act, 1866.” [16th July 1866.]

Recites that it is expedient to grant Powers for the Amalgamation of the Whitehaven and Furness Junction Railway Company with the Furness Railway Company, and to make uniform the Tolls payable on the respective Railways.

Incorporation of Consolidation Acts, §§ 2, 3.

Whitehaven Company amalgamated with Furness Company, § 4.

Amalgamated Company to perform Duties and indemnify, § 5.
Time of Amalgamation, § 6.

Capital of Furness Company declared, § 7.

Dividend on Whitehaven Ordinary Capital, § 8.

Additional Dividend on Whitehaven Ordinary Capital, § 9.

Order of Charge of Dividends on Whitehaven Capital, § 10.

Furness Company's Power to borrow on Mortgage, §§ 13 to 15.

Tolls and Charges, §§ 16 to 26.

Facilities for Traffic to and from Docks, &c. at Millom, Whitehaven, and Workington, § 27.

Power to Furness Company to run over Portions of the Whitehaven Junction Railway, § 28.

During Continuance of Contract Railway of contracting Companies to be considered One Railway, § 29.

Cap. ccxxxvii.

“ The Great Northern and Western (of Ireland) Railway Act, 1866.” [16th July 1866.]

Extends for a further Period the Powers of the Great Northern and Western (of Ireland) Railway Company for the Construction of their Railways to Westport and Ballina respectively, viz., the Powers of their Act of 1861 for Two Years, and of their Act of 1862 for Three Years ; and enables the Company to raise further Sums of 30,000*l.* in Shares and 10,000*l.* on Mortgage.

Cap. ccxxxviii.

“ The West Bromwich and Walsall Railway Act, 1866.” [16th July 1866.]

Recites that the Construction of certain Railways in the County of Stafford would be attended with local and public Advantage, and that it is expedient that Powers should be con-

ferred to use, in connexion with the proposed Railways, Part of the Grand Junction Line of the London and North-western Railway; and that the Great Western and London and North-western Railway Companies should be empowered to use the said Railways.

Incorporation of Consolidation Acts, §§ 2, 3.

Company incorporated, with a Capital of 100,000*l.* in Shares, §§ 4 to 8.

Power to divide Shares into Preferred and Deferred Half Shares, §§ 9 to 16.

Power to borrow 33,300*l.*, §§ 17 to 19.

Power to create Debenture Stock, § 20.

Meetings; Directors, &c., §§ 22 to 28.

Three Years for compulsory Purchase of Lands, § 30.

Five Years for Completion of Railways, § 31.

Not to take Lands or interfere with Railway of Great Western Railway Company except for the Purpose of a Junction, § 32.

Junction to be made with the Birmingham, Wolverhampton, and Dudley Line of the Great Western Railway Company, § 33.

As to Mode of dealing with certain Roads, § 34.

Width of Birmingham and Wednesbury Turnpike Road not to be contracted, § 35.

Company to construct Bridge over the Birmingham Canals in manner prescribed by the Engineer of Canal Company, § 36.

Company not to interfere with the Navigation or Rights of the Canal Company, §§ 38 to 44.

Tolls and Charges, §§ 47 to 56.

Power to use Part of Grand Junction Line; Terms and Conditions of Use, §§ 57 to 59.

Running Powers to London and North-western Railway Company, § 60.

Power to enter into Arrangements with Great Western and London and North-western Railway Companies as to Use by them of Railways, § 62.

Cap. cccxxix.

"The East and West Junction Railway (Diversion of Roads) Act, 1866." [23d July 1866.]

Authorizes the East and West Junction Railway Company in the Construction of their authorized Railway to divert, alter, and stop up certain Roads in the Parish of Alderminster and County of Worcester.

Cap. ccxl.

"The Aberavon Local Board Act, 1866."

[23d July 1866.]

Recites that for some Years past the Borough of Aberavon has been lighted with Gas by a Company styled the Aberavon Gas and Coke Consumers Company (Limited), established

under the Joint Stock Companies Acts in the Year 1857; and that it is expedient that the Corporation, by the Council as the Local Board, should be empowered to supply Gas within the District, and that they should have Power to acquire the Gasworks, Pipes, and Property of the said Company, and that they and the Company should be also empowered to agree touching the Transfer to the Corporation of the said Works.

Incorporation of Consolidation Acts, § 2.

Act to be executed by Corporation, § 4.

Corporation may appoint Gas Committee, § 5.

Meetings, &c. of Committee, §§ 6, 7.

Company to sell their Undertaking to the Corporation if required by the latter, § 8.

Payment and Application of Purchase Money, §§ 10 to 13.

Conveyances, &c. made in favour of or by the Company to operate in favour of or against the Corporation, § 14.

Things done or suffered before Purchase to remain valid, § 15.

Eventual Dissolution of the Aberavon Gas and Coke Consumers Company, § 16.

Limits of Act, § 17.

Powers of Corporation upon the Gasworks vesting in them, § 18.

Power to purchase Lands, § 19.

Power as to Gasworks, &c., §§ 20, 21.

Limiting Price of Gas, § 22.

Provisions as to Meters, §§ 23 to 29.

For preventing Frauds and Waste of Gas, § 30.

Mode of testing Quality of Gas, §§ 31 to 34.

Amount to be borrowed, 5,000*l.*, §§ 35 to 37.

Income of Corporation, § 38.

General District Rate and Estimates to include Sums payable on Mortgage under this Act, § 39.

Application of Revenue, § 40.

Not to affect Powers of Local Board under Public Health Acts, § 41.

Recovery of Sums owing to Corporation, &c., §§ 42, 43.

Cap. ccxli.

“The Bridge of Allan Water Company’s Act, 1866.”

[23d July 1866.]

Recites that it is expedient to grant Powers for supplying with Water the Town of Bridge of Allan, and Places adjacent.

Incorporation of Companies, Lands, and Waterworks Clauses Acts, § 2.

Company incorporated, with a Capital of 6,000*l.* in Shares, and Power to borrow 2,000*l.*, §§ 4 to 10.

Meetings of the Company; Directors, &c., §§ 12 to 22.

Limits of Act, § 23.

Power to construct Works according to deposited Plans, § 24.

Power to take Water from the Coxburn, § 27.

Company to purchase existing Waterworks belonging to Sir James Edward Alexander, § 28.

- Waterworks to be conveyed to and vested in the Company, § 29.
 Supply of Water to Westerton House and Grass Parks, § 30.
 Provisions as to taking Water from the Wharrie Burn, § 31.
 Supply of Water to Houses on the Airthrey Estate, §§ 32 to 34.
 Supply of Water to Airthrey Lake, &c., § 35.
 Supply of Water to the Mineral Wells and Airthrey Mills, § 36.
 Mill Lade to be kept in repair, § 37.
 Reservation of Rights of fishing in and shooting over Reservoir, § 38.
 Works to be enlarged if necessary, § 39.
 As to Construction of Coxburn Reservoir, § 40.
 As to Claims consequent on Construction of Works, § 41.
 Arbitration between Lord Abercromby and the Company, § 42.
 Three Years for compulsory Purchase of Lands, § 44.
 Five Years for Completion of Works, § 45.
 Supply of Water for domestic Purposes, §§ 46, 47.
 Payment of Rates ; Penalties, &c., §§ 48 to 53.

Cap. cxxlii.

- "The Presteign, Clun, and Bishops Castle Railway Act, 1866." [23d July 1866.]
 Recites that it is expedient to authorize the Construction of Railways between Presteign and Clun and the Craven Arms.
 Incorporation of Consolidation Acts, §§ 2, 3.
 Company incorporated, with a Capital of 220,000*l.* in Shares, and Power to borrow 73,000*l.*, §§ 4 to 9.
 Meetings ; Directors, &c., §§ 13 to 20.
 Three Years for compulsory Purchase of Lands, § 22.
 Five Years for Completion of Works, § 23.
 Tolls and Charges, §§ 28 to 37.
 Power to use other Undertakings on certain Terms, §§ 38, 39.
 Power to Knighton Railway Company to use Railway, § 41.

Cap. cxxliii.

- "The Solway Junction Railway (Capital) Act, 1866." [23d July 1866.]
 Enables the Solway Junction Railway Company to raise further Capital not exceeding 60,000*l.* in Shares and 20,000*l.* by Mortgage, and authorizes the North British and the Glasgow and South-western Railway Companies to subscribe to the Company's Undertaking, and to raise the necessary Sums for that Purpose.

Cap. cxxliv.

- "The Walker and Wallsend Union Gas Act, 1866." [23d July 1866.]
 Recites that it is expedient to grant Powers for incorporating the Walker and Wallsend Union Gas Company, to be formed

by the Union of Two previously existing Associations called the Willington Company and the Walker and St. Anthony's Gaslight Company (Limited), and for enabling the newly incorporated Company to supply Gas to the Parish of Wallsend and Parts of the Parish of Long Benton in Northumberland.

Incorporation of Consolidation Acts, § 2.

Gasworks Clauses Act to apply to existing Works, § 4.

Limits of Act, § 5.

Property of the Walker Company vested in Company incorporated by this Act, § 7.

Memorandum of Association to be void, without Prejudice to Remedies for antecedent Breaches thereof, § 8.

Previous Rights and Liabilities not to be affected, § 9.

Capital 25,000*l.*, §§ 16 to 18.

Mode of ascertaining the Value of the respective Undertakings of the Two Companies, § 19.

The Value of the Willington Works to be allotted in Shares to the Willington Company, § 20.

The Value of the Walker Works to be allotted in Shares to the Walker Company, § 21.

Such Capital to be subject to same Trusts as Shares, § 22.

Limit of Dividend on new Capital, § 25.

Power to borrow 6,250*l.*, § 26.

Power to create Debenture Stock, § 28.

Meetings; Directors, &c., §§ 31 to 39.

Power to purchase Lands and to maintain Works, §§ 40 to 42.

Prohibition against erecting Gasworks except on Lands described in Schedule, § 43.

Power to lay Pipes against Buildings, § 44.

Level of Pipes in the Ravine between Wallsend and Willington, § 45.

Limit of Charge for Gas, § 46.

Consumers may be required to consume by Meter, §§ 47 to 51.

As to the public Lamps for lighting Streets, §§ 52 to 54.

As to Quality of Company's Gas, §§ 62 to 65.

Power to Town Council to test the Purity of the Gas, §§ 67 to 69.

Power to lease or sell Undertaking to Newcastle and Gateshead Gas Company, §§ 73 to 86.

Saving Rights of Corporation of Newcastle-upon-Tyne and of the Tyne Improvement Commissioners, §§ 87, 88.

Schedule (Description of Site of Works).

Cap. ccxlv.

"The Maryport Improvement and Harbour Act, 1866."

[23d July 1866.]

Recites the Act 3 & 4 Will. 4. c. cxiii., intituled "An Act for better preserving the Harbour of Maryport, and for lighting and otherwise improving the Township of Maryport, in the County of Cumberland," whereby certain Powers were conferred on the Trustees acting in execution of that Act, having reference to the Maintenance and Improvement of

the Harbour, and the Regulation of Vessels resorting thereto, and to the lighting, watching, cleansing, and sanitary Improvement of the District under the Control of the said Trustees; that it is expedient that the District under the Control of the Trustees should be extended and more particularly defined; that the Powers by the said Act vested in the Trustees for sanitary Purposes, and for the general Regulation, Improvement, and good Government of the District and of the Harbour, are insufficient, and it is expedient that they should be furnished with the Powers for those Purposes conferred upon like Bodies by modern Acts of Parliament; and that they should be empowered to establish Waterworks and Gasworks, and to supply Water and Gas to the Inhabitants of the District and Places adjacent; that it is also expedient to define the Limits of the Chapelry of Maryport, and to confirm all Marriages celebrated and Banns published at the Chapel of Maryport.

Incorporation of Lands Clauses Acts, § 2.

Commencement of Act, § 3.

Repeal of existing Act, § 6.

Repeal of Act not to affect existing Rights, or Powers, §§ 7 to 9.

Description of the District for Improvement Purposes, § 10.

Incorporation of Commissioners Clauses Act, § 11.

Incorporation of Trustees, § 12.

Appointment, Election, and Qualification of Trustees, §§ 13 to 22.

First and Annual Meetings of Trustees, §§ 23, 24.

Incorporation of Parts of "Towns Improvement Clauses Act, 1847,"—§ 27.

Sewers and other Works vested in Trustees, § 28.

Power to construct, enlarge, or demolish Sewers, §§ 29, 30.

Power to enter and inspect Premises, § 40.

Power to deal with Nuisance on Premises partly within and partly without the District, § 42.

Restrictions on Use for Dwellings of underground Places, § 43.

Quantity of Air for Lodgers, § 44.

Power to sewer and pave Streets, §§ 45 to 55.

Power to Trustees to require Alteration in Level of Streets, § 56.

Power to define Streets, § 57.

Power to purchase Buildings or Lands for effecting Street Improvements, §§ 58 to 62.

Power to regulate Construction of Houses and Buildings, §§ 63 to 70.

Power to make Byelaws with respect to Streets, Buildings, &c., § 71.

Execution of Works and Recovery of Charges and Expenses, §§ 72 to 78.

Penalties for Non-consumption of Smoke, § 79.

Incorporation of Waterworks Clauses Acts, § 81.

Limits of Act for Water Supply, § 82.

Power to make Waterworks, § 83.

Description of Waterworks, § 84.

Protection of Interests of Owners of Harris's Old Thread Mill and Derwent Mills, § 85.

Saving Rights of Lord Leconfield, § 86.

Three Years for compulsory Purchase of Lands for Waterworks, § 87.

Five Years for the Completion of Waterworks, § 88.

As to Pressure at which Water to be supplied, § 89.

Water Rent for domestic Purposes, §§ 90, 91.

Provisions against Waste of Water, §§ 92 to 96.

Recovery of Water Rents, § 98.

Incorporation of Gasworks Clauses Act, § 100.

Power to Trustees to erect and maintain Gasworks, § 101.

Limits of Act for Supply of Gas, § 102.

Power to use patented Inventions, &c., § 103.

Gratuitous Supply of Gas for public Purposes, § 104.

Power to agree for lighting of Streets, &c. beyond District, § 105.

Limit of Gas Rent, § 106.

Consumers may be required to consume Gas by Meter, §§ 107, 108.

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Quality of Gas ; Mode of testing illuminating Power, §§ 112 to 116.

Recovery of Gas Rents and cutting off Supply in certain Cases, § 117.

Power to purchase Undertaking of Maryport Gaslight Company, Limited, § 118.

After Purchase Undertaking of Gas Company to vest in Trustees, § 119.

Trustees may provide Slaughter-houses, § 120.

Power to license Slaughter-houses, 121.

Slaughtering prohibited except in Slaughter-houses provided or licensed by Trustees, § 122.

Recovery of Tolls, § 123.

Settlement of Disputes as to Tolls, § 124.

Power to provide Baths, &c., § 125.

Power to make Byelaws for Regulation of Baths, &c., § 126.

Recovery of Charges at Wash-houses, § 127.

Power to discontinue Baths, &c. and sell Buildings, &c., § 128.

Incorporation of Town Police Clauses Act ; Extension of Act to further Offences, §§ 129, 130.

Application of 23 & 24 Vict. c. 84. (against Adulteration of Food, &c.), § 131.

Execution of licensing Powers as to Gunpowder, Petroleum, &c., § 132.

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Trustees may adopt Provisions of Act with respect to Brokers, § 135.

Brokers to be licensed ; Regulations as to Licence, §§ 136 to 142.

Penalty on Persons carrying on Business without Licence,
§ 144.

Licences may be suspended or revoked, § 145.

Power for Trustees to purchase Lands for Purposes of Act,
§ 147.

Application of Lands Clauses Act to Easements, &c., § 148.

Incorporation of Parts of Harbours, Docks, and Piers Clauses
Act, § 151.

Powers conferred on Trustees not to interfere with Property
or Rents of Lord of the Manor of Ellenborough, or Maryport
and Carlisle Railway Company, or Whitehaven Junction
Railway Company, § 152.

Power to maintain Works and make incidental Works, § 153.

Power to remove light Vessels from Harbour, § 154.

Power to weigh up sunken Vessels, § 155.

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For Protection of the Harbour-master and other Officers in
the Execution of their Duties, § 157.

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Tonnage Rates on Vessels, § 159.

Further Rates on Vessels remaining more than 90 Days,
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Trustees may provide Steam Tugs, Harbour and Hopper Boats,
§ 161.

Collectors of Rates, § 162.

Power to contract for towing Vessels, § 163.

Byelaws relating to the Harbour, § 164.

Reservation of Merchant Shipping Acts and General Acts,
§ 165.

Any Land reclaimed by the Works not to be taken without
the Consent of the Commissioners of Woods, &c., § 166.

Saving Rights of the Crown, § 167.

Act not to interfere with Right of Lord of Manor to levy Dues,
§ 168.

Formation of District Fund, § 169.

Formation of Harbour Fund, § 170.

Power to levy District Rate, § 171.

District Rate to be carried to District Fund, § 172.

Exemption from Rates, § 173.

Recovery of Rates ; Appeal against Rates, &c., §§ 174 to
183.

Power to borrow on Security of Estates of Trust, § 184.

Sums which may be expended on Waterworks, Gas, Slaughter-
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Tugs, &c., § 186.

Power to re-borrow, § 189.

Regulations as to Mortgages, §§ 190 to 194.

Regulations as to Byelaws, § 195.

Appeals to Quarter Sessions, §§ 196, 197.

Procedure ; Penalties, &c., §§ 198 to 207.

Power to contract for Works, § 208.

Validity of Marriages previously solemnized at Maryport Chapel, § 216.

Saving Rights of the Crown and of Lords of Manors, §§ 217, 218.

Schedules (Forms of Mortgages, Licences, Declarations, &c.; Tonnage Rates for Vessels).

Cap. ccxli.

“The Caledonian Railway (Greenock and Gourock Extensions) Act, 1866.” [23d July 1866.]

Recites that it is expedient to grant Powers for enabling the Caledonian Railway Company to make Railways to the Albert Harbour at Greenock, and to Gourock, in the County of Renfrew, with a Pier at Gourock, and to acquire the Undertaking of the Gourock Harbour Company.

Incorporation of Lands, Railways, and Companies, and Parts of Harbours, Docks, and Piers Clauses Acts, §§ 2 to 4.

Power to make Railways and Pier, § 5.

Power to raise 410,000*l.* by the Issue of Ordinary or Preference Shares or Stock, § 6.

Power to borrow 136,600*l.*, § 10.

Power to create Debenture Stock, § 13.

Three Years for compulsory Purchase of Lands, § 16.

Five Years for Completion of Works, § 17.

For Protection of Streets of Greenock, § 21.

Regulating Construction of Pier or Quay at Gourock, § 24.

Company not to take certain Properties without Consent of Provost, Magistrates, and Town Council, § 25.

Tolls for Passengers, Animals, Goods, and Minerals, §§ 30 to 40.

Pier Rates for Persons, Articles, and Animals, § 41.

Pier Rates for Vessels, § 42.

Cranage and Weighing Rates, § 43.

Limits within which Pier-master may exercise Powers of Regulation, § 44.

Company and Greenock Harbour Trustees may enter into Agreements as to Works connected with West or Albert Harbour of Greenock, § 45.

Power to Gourock Harbour Company to sell their Undertaking to the Company, and to the Company to purchase the same, §§ 46 to 51.

Present and future Rights and Liabilities under Act 5 & 6 Will. 4. c. lxxviii. saved, § 52.

Any Land belonging to the Crown reclaimed by the Works not to be taken without the Consent of the Commissioners of Woods, &c., § 53.

Saving Rights of the Crown, § 54.

Cap. ccxlvii.

“The Great Yarmouth Port and Haven Act, 1866.”

[23d July 1866.]

Recites that by “The Great Yarmouth Haven, Bridge, and Navigation Act, 1835,” the Commissioners of the Haven of

Great Yarmouth were constituted, and Provision was made for the Nomination yearly of Ten Persons, One to be nominated by the Mayor, Aldermen, and Burgesses of the Borough of Great Yarmouth, Three to be nominated by the Mayor, Alderman, and Citizens of the City of Norwich, Three to be nominated by the Justices of the Peace for the County of Norfolk, Three, One of whom at least should be resident in the Town of Beccles, to be nominated by the Justices of the Peace for the County of Suffolk, and for the Nomination triennially of Two Persons by 10^l. Occupiers within the Parliamentary Borough of Great Yarmouth, the 12 Persons so nominated to be the Commissioners, and they were authorized to maintain the Haven of Great Yarmouth, and the Piers and Jetties thereof, and to erect and maintain other Works for the Improvement of the Haven, and to erect and maintain a regulating Lock over the River Yare, and to clear and deepen Part of the River Yare called Breydon and Burgh Flats, and to maintain certain public Quays in Great Yarmouth, and to improve, maintain, or take down the Bridge over the Haven, and were authorized to levy Duties for Vessels entering and leaving the Haven, and loading or unloading Goods in Yarmouth Roads, and for Goods and Articles of Commerce imported or exported to or from the Haven or Yarmouth Roads, and to borrow not exceeding 20,000^l., and were required to pay yearly out of the Duties the following Sums, namely, to the Norwich Corporation not exceeding 600^l. for cleansing and deepening Part of the River Yare, and to the Norfolk Justices not exceeding 200^l. for cleansing and deepening the River Bure and its Branches, and to the Suffolk Justices not exceeding 200^l. for cleansing and deepening the River Waveney, and Provision was made with respect to the Right of the Great Yarmouth Corporation of Ballastage, and with respect to their Ballast Quay, and with respect to certain Duties or Tolls of the Great Yarmouth Corporation called Coal Tonnage, Murage, Cranage, and Tronage ; that the Commissioners proceeded to put in execution "The Haven Act, 1835," and pulled down the then Bridge over the Haven ; that by "The Great Yarmouth Haven, Bridge, and Navigation Improvement Act, 1849," the Commissioners were authorized to borrow further Sums, not exceeding 40,000^l., making in the whole 60,000^l. authorized to be borrowed by them, and were authorized to execute Works for improving the Haven and the Navigation thereof, and to make and maintain a new Bridge across the Haven, and the Limits of the respective yearly Amounts to be paid to the Norwich Corporation and Norfolk Justices respectively were increased to 800^l. and 300^l. respectively ; that in execution of the said Act they built a new Bridge across the Haven ; that they borrowed Monies on the Security of the Duties granted by "The Haven Act, 1835," and the Amount owing by them, and now secured thereon, is 37,770^l. ; that it is expedient that "The Haven Act, 1835," and "The Haven Act, 1849," be repealed, and Parts thereof be re-enacted with Amend-

ments, and that new Commissioners for executing this Act be incorporated, and that the Number, Constitution, and Mode of Appointment of Commissioners be altered and amended, and that Provision be made for the Election of some of the Commissioners by Owners of Vessels registered at Great Yarmouth, and Payers of Rates under this Act; also that Powers be conferred on the Commissioners for the Conservancy, Improvement, Maintenance, and Regulation of the Port and Haven of Great Yarmouth as by this Act defined, including therein the Rivers Yare, Bure, and Waveney respectively, and the Branches thereof respectively, within the Limits of this Act, and for the levying of the Rates, Tolls, and Duties by this Act authorized to be levied; that Persons navigating certain Parts of the Rivers Yare, Bure, and Waveney respectively do not pay any Tolls or Duties for the Maintenance thereof, and it is expedient that the Commissioners be authorized to levy Tolls and Duties in respect of those Rivers respectively; that it is expedient that the Powers by this Act conferred on the Commissioners for the Maintenance and Regulation of the Rivers Yare, Bure, and Waveney respectively, and for the levying and Application of the Tolls and Duties in respect of those Rivers respectively, should be exercised by separate Committees acting as Committees of the Commissioners, the Commissioners to be appointed by the Norwich Corporation being the Committee for the River Yare, the Commissioners to be appointed by the Norfolk Justices being the Committee for the River Bure, and the Commissioners to be appointed by the Suffolk Justices being the Committee for the River Waveney, and that the Payments to the Norwich Corporation, the Norfolk Justices, and the Suffolk Justices respectively should cease; that under certain Acts of Parliament the Great Yarmouth Corporation claim to be entitled to Duties payable on Coals, Culm, and Cinders imported into the Port of Great Yarmouth by Persons not being Burgesses or Freemen of the Borough of Great Yarmouth, and also to certain Duties or Tolls for Measurage, Murage, and Tonnage, Custom, Outgoing, Pilotage, and Keyage, and to the public Crane on the South Quay at Great Yarmouth, and Craneage Dues in respect thereof, and to the sole and exclusive Right of Ballastage within the Haven, and to the Right of taking Ballast from or near to the Point at the Haven's Mouth; that it is expedient that the Great Yarmouth Corporation Coal Duties and Port Duties be extinguished, and that the public Crane and the exclusive Right of Ballastage and the Right of taking Ballast from or near the Point near the Haven's Mouth be transferred to and vested in the Commissioners, and that the Commissioners be authorized to levy Craneage Rates and Ballast Rates as by this Act provided; that the Norwich Corporation, under certain Acts of Parliament, levy Tolls on Goods brought on the River Yare or the River Wensum, above Thorpe Hall in Thorpe next Norwich, and the Norwich Corporation have borrowed Monies on the Security of the Norwich Tolls, and the Amount now secured

and owing thereon is 4,000*l.*; that the Norwich Corporation out of the Norwich Tolls apply yearly 200*l.* in the Maintenance of a River Police on the Part of the River Yare or Wensum within their Corporate Jurisdiction, and expend and apply a further Amount in the Repair of Wharves on that Part of the River, but a considerable Portion of the Norwich Tolls is applied by them to Municipal and other Purposes not relating to the River, and it is expedient that the Norwich Tolls should, after making due Provision thereout for the Payment of the Debt, be made applicable for the Purposes defined by this Act; also that the Commissioners be authorized to borrow Monies for the Purposes of this Act.

Incorporation of Consolidation Acts, § 3.

Limit of the Port of Great Yarmouth, § 4.

Limits of the Haven of Great Yarmouth, § 5.

Repeal of Haven Acts, except Sections in First Schedule, § 7.

Incorporation of the Great Yarmouth Port and Haven Commissioners, § 8.

General Saving of Rights under repealed Acts, § 9.

Undertaking, &c. of old Commissioners vested in Commissioners, § 10.

Provision of other Acts continued; Rights and Contracts, &c. saved, §§ 11 to 21.

First Commissioners, § 22.

Commissioners on and after 25th March 1867, § 23.

Qualification of Commissioners, § 24.

Capacity of Justices being Commissioners, § 25.

Election of Commissioners by Great Yarmouth Corporation, § 26.

Election of Commissioners by Norwich Corporation, § 27.

Election of Commissioners by Norfolk Justices, § 28.

Election of Commissioners by Suffolk Justices, § 29.

Collector of Rates to make List of Fishowners and Fish Ratepayers, and List of Shipowners and Ratepayers, § 30.

Scale of Votes for registered Shipowners, § 36.

Scale of Votes for registered Ratepayers, § 37.

Nomination and Election of Commissioners, §§ 40 to 42.

Yearly Meeting of the Commissioners, § 43.

Retirement from Office of Commissioners, § 44.

Mode of supplying Vacancies in Commission, §§ 45 to 48.

Meetings and Quorum of Commissioners, § 49.

Extraordinary Business of Commissioners, § 50.

Commissioners Office to be at Great Yarmouth, &c., § 51.

Accounts to be balanced half-yearly, § 52.

Norwich Commissioners, Norfolk Commissioners, and Suffolk Commissioners to be separate Committees for Execution of Act with respect to their respective Rivers, § 53.

Harbour-masters, § 54.

Properties and Rights of Corporation vested in Commissioners, § 55.

Purchase of Lands by Commissioners by Agreement, § 56.

Sale, Lease, &c. of superfluous Lands, § 57.

Undertaking and Powers of Commissioners, § 58.

Opening Haven Bridge, § 59.

Light to be provided on Haven Bridge, § 60.

Inspection of public Rights of Way, § 61.

Power to make Footway, &c. by Side of Haven, § 62.

Penalty on obstructing Traffic along Sides of Haven, § 63.

Penalty for not providing Footways where Haven Bank is cut through, § 64.

Power to weigh or destroy sunken Vessels, § 65.

Power to order Removal of Nuisances, Obstructions, &c., § 66.

Power to order Repair of Wharves, &c., § 67.

In case of Failure, the necessary Works may be done by Commissioners, § 68.

Existing Quays, &c. not to be removed, § 69.

Power to remove Mooring Posts, &c., § 70.

Power to remove Rubbish, &c., § 71.

Buildings not to be made near Head of Wharves, &c., § 72.

Agreements may be made with Commissioners as to Landing Places, Counting-houses on Quays, &c., § 73.

No Jetties, &c. to be built except with Consent of Commissioners, § 74.

Inspection by Commissioners of Works, § 75.

Penalty on damaging Works, &c., § 76.

Places for depositing and procuring Ballast, § 77.

Provisions respecting Ballast ; Penalties, &c., §§ 78 to 94.

Byelaws of the Commissioners, § 95.

Cesser of Coal and other Duties payable to Great Yarmouth Corporation, § 96.

Compensation to the Great Yarmouth Corporation for Coal, &c. Dues, § 97.

Payment of Compensation, § 98.

Compensation for Ballast Rights, §§ 99 to 101.

Rates under Haven Acts to continue until 25th March 1867, and to be levied under this Act, § 102.

Rates on Vessels in Second Schedule, § 103.

Dues on Animals, Fish, and Goods in Third Schedule, § 104.

Power to compound for Rates on Goods in Steam Vessels, § 105.

Power to ascertain Quantity of Fish liable to Dues, § 106.

Commissioners to compound with Herring Vessels for Herring according to a Scale, § 107.

Yearly Composition for Fishing Vessels of any Description, § 110.

Payment of yearly Composition, § 111.

Exemption of Fishing Vessels under Two Tons, § 112.

River Tolls for Vessels, and for Animals, Fish, and Goods in Fourth Schedule, § 113.

Ballast Rates, § 114.

Power to compound for River Tolls on Goods, § 115.

Meters and Weighers, § 116.

Charges for Cranage, weighing, measuring, and other Services, §§ 117, 118.

Time of Payment of River Tolls on Goods, § 119.

Masters of Vessels on Rivers to give Account of Goods, § 120.

Receipt for River Tolls, § 121.

- River Tolls for Goods, &c. to be payable only once on Rivers, § 122.
- Power to lease Rates, &c., § 123.
- Authority of Lessees for Recovery of Rates, § 124.
- Lessees making Default to be removed, § 125.
- Rates, &c. payable by Owner, § 126.
- Payment of Rates to Collectors of Rates, § 127.
- Recovery of Rates, &c. by Action, § 128.
- Penalty for evading Payment of Rates, § 129.
- Penalty for taking wrong Rate, § 130.
- Great Yarmouth Corporation to provide Police for Haven, § 131.
- Payment by Commissioners to Great Yarmouth Corporation for Police, § 132.
- Power to borrow for Purposes of Rivers, § 133.
- Power to borrow for general Purposes, § 134.
- Effect and Priority of existing Mortgages under Haven Acts, § 135.
- Sinking Fund, § 136.
- Separate Accounts for each River to be kept and laid before Commissioners, § 137.
- Separate General Account, § 138.
- Application of River Yare Account, § 139.
- Application of Income from Rivers, § 140.
- Monies borrowed or received in respect of Rivers not to be applied to other Purposes, § 141.
- Application of general Income of Commissioners, § 142.
- Monies raised for general Purpose of Act not to be applied to Rivers, except in certain Cases, § 143.
- Application of Income from Norwich Tolls, § 144.
- Cesser of Norwich Tolls, § 145.
- Saving Rights of the Crown, § 147.
- Crown Land reclaimed from Sea by Commissioners not to be taken without Consent of Commissioners of Woods and Forests, § 148.
- Saving Rights of Great Yarmouth Corporation and Norwich Corporation, § 149.
- Schedule I. Reserved Sections of repealed Acts.
- Schedule II. Rates on Vessels.
- Schedule III. Dues on Animals and Goods.
- Schedule IV. River Tolls on Vessels, Animals, and Goods.

Cap. ccxlviii.

“The Llantrissant and Taff Vale Junction Railway Act, 1866.” [23d July 1866.]

Enables the Llantrissant and Taff Vale Junction Railway Company to make Railways to join the Railway of the Penarth Harbour Dock and Railway Company and the Ely Valley Railway, and to form an additional Junction with their Llantrissant Common Branch, such Works to be completed within Five Years, and to raise for the Purpose an additional Capital of 141,000*l.* in Shares, and to borrow a further Sum of 47,000*l.* on Mortgage; also to enter into Working and Traffic Agreements with the Taff Vale and other Railway Companies.

Cap. ccxlix.

“ The London and North-western Railway (New Works and Additional Powers) Act, 1866.” [23d July 1866.]

Recites that it is expedient that the London and North-western Railway Company should be empowered to make certain new Roads or Streets, and Diversions of existing Roads or Streets, and to acquire for Purposes connected with their Undertaking additional Lands; also that the Time limited by “ The London and North-western Railway (Lines near Liverpool) Act, 1861,” for the Completion of the Bridge over the River Mersey at Runcorn, thereby authorized, and the Railway and Works in connexion therewith, should be extended; also that the Company should be empowered to pass over and use certain Portions of the Railways in the Town of Burton-upon-Trent belonging or reputed to belong to the Midland Railway Company; also that Provision be made for the vesting in the Company, as Part of their Undertaking, of the Undertaking, Railways, Works, Property, Powers, and Privileges of the Stockport, Disley, and Whaley Bridge Railway Company (including the Buxton Extension), and for the Dissolution of that Company; and that the Company and the Owners for the Time being of or other Persons interested in the Railway in the Parish of Mold in the County of Flint, known as the Nerquis Railway, should be empowered to agree for the Purchase and Acquisition by the Company of such Railway, and that Provision should be made for the vesting of the same in the Company as Part of their Undertaking; also that the Agreement between the Company and the Wolverhampton and Walsall Railway Company, a Copy of which is contained in the Schedule, should be confirmed; also that the Company should be empowered to subscribe towards and become Shareholders in the Undertaking of the North-western and Charing Cross Railway Company, and to guarantee Interest or Dividends on the Capital of that Company, and to vote at Meetings of that Company; and that the Company should be empowered to raise further Capital for the Purposes aforesaid, and for general Purposes connected with their Undertaking.

Incorporation of Consolidation Acts, § 2.

Power to execute Works, § 4.

Company may acquire additional Lands for general Purposes, § 5.

As to Works within the Borough of Liverpool, § 6.

Not to take Lands in Holy Cross and St. Giles, Shrewsbury, without Consent of Mr. Watkis, § 8.

Power to Company to raise additional Sum of 1,327,000*l.* by Creation of Shares or Stock, §§ 9 to 14.

Power to subscribe 200,000*l.* to North-western and Charing Cross Railway, § 15.

Power to guarantee Interest or Dividend on Capital of North-western and Charing Cross Railway Company, § 18.

Saving existing Preference Shares of Company, § 19.

Power to borrow 375,600*l.*, § 20.

- Three Years for compulsory Purchase of Lands, § 24.
- Five Years for Completion of Works, § 25.
- Power to deviate to Extent marked on Plans, § 26.
- Provision for Repair of new Roads, § 27.
- Site and Soil of Portions of Streets, &c. stopped up vested in Company, § 28.
- Extending Time for Completion of Bridge over Mersey, &c., §§ 30, 31.
- As to Sale of certain superfluous Lands, § 32.
- Deviation of Line of Shrewsbury and Holyhead Turnpike Road confirmed, § 33.
- Legalizing level Crossing of Road in Parish of Abergele, § 34.
- Running Powers over certain Railways, § 35.
- Byelaws to be observed, § 36.
- Authorizing Agreements for Transfer of Undertaking of Stockport, Disley, and Whaley Bridge Railway Company, § 37.
- Power for Company to create new Shares, &c. for Purchase of Undertaking of Stockport, Disley, and Whaley Bridge Railway Company, § 38.
- Authorizing Agreement for Purchase of Nerquis Railway, § 39.
- Company to allow Furness Railway Company to use Portion of their Railway, Stations, &c., § 40.
- Tolls and Charges during User, § 41.
- Terms of such Use, § 42.
- Terms for Use of Tebay Joint Station, § 43.
- As to Decisions of Arbitrator, § 44.
- Byelaws to be observed, § 45.
- For protecting local Traffic on Portion of Railway used by Furness Railway Company, § 46.
- Saving Rights of North-eastern Railway Company and Tebay Joint Station Committee, § 47.
- Confirming Agreement with Wolverhampton and Walsall Railway Company, § 48.
- Saving Rights of the Crown, § 49.
- Schedule (Agreement with Wolverhampton and Walsall Railway Company).

Cap. ccl.

“The Mold and Denbigh Junction Railway (Branches, Alterations, &c.) Act, 1866.” [23d July 1866.]

Recites that it is expedient to enable the Mold and Denbigh Junction Railway Company to make Branch Railways and a Deviation, to alter their authorized Railway, and to raise further Monies.

Incorporation of Consolidation Acts, § 2.

Power to make Railway, § 4.

Company may stop up Roads, § 5.

For Protection of existing Road to Mold Station and of Llong Station, §§ 6 to 8.

For Protection of Chester and Mold Railway and of London and North-western Railway, §§ 9 to 11.

Power to raise additional Capital not exceeding 134,000*l.*, §§ 12 to 14.

Power to borrow 44,600*l.*, §§ 15 to 17.

Power to convert Preference into Ordinary Shares, § 19.

Three Years for compulsory Purchase of Lands, § 21.

Period for Completion of Works, § 22.

For Protection of Bronwhlfa Colliery Company, § 24.

Company may abandon Portion of authorized Line, § 25.

Compensation, §§ 26, 27.

Tolls and Charges, § 29.

Cap. ccli.

“The North-eastern Railway Company’s (Yorkshire Lines) Act, 1866.” [23d July 1866.]

Recites that it is expedient to enable the North-eastern Railway Company to construct Branch Railways and other Works in the County of York and at and near the City of York, to acquire additional Lands, and for other Purposes.

Consolidation Acts incorporated, §§ 2, 3.

Power to make Railways and a Station at York, § 5.

Gaol of Borough of Hull not to be interfered with, § 8.

Authorizing Sale of Lands of Duchy of Lancaster and providing for their Enfranchisement, §§ 9, 10.

Sale and working of Mines belonging to Duchy, § 11.

Power to raise additional Capital of 1,370,000*l.* in Shares, §§ 14 to 18.

Power to borrow on Mortgage 456,000*l.*, §§ 19, 20.

Compulsory Purchase of Lands limited to Three Years, Completion of Works to Five Years, §§ 23 to 25.

Tolls, Rates, and Charges, § 28.

Saving Rights of Hull and Selby Railway Company, § 29; and of the Duchy of Lancaster, § 30.

Schedule (Form of Conveyance).

Cap. cccli.

“The Ogmores Valley Railways Act, 1866.”

[23d July 1866.]

Authorizes the Ogmores Valley Railways Company to make Extension Railways to be completed in Five Years, and to raise additional Share Capital of 153,000*l.* and 51,000*l.* by Mortgage, and to create Debenture Stock.

Cap. ccliii.

“The Waveney Valley Drainage Act, 1866.”

[23d July 1866.]

Recites that there now exist great Obstructions to the free Discharge of the Waters of the River Waveney in the Counties of Norfolk and Suffolk, in consequence whereof the Lands in the Valley of that River are subjected to great Damage, and the Value of those Lands for the Production of Crops and the feeding of Sheep and Cattle, and in other respects, is much diminished, and Communication between the Counties of Norfolk and Suffolk is frequently interrupted or made inconvenient by Floods, and the Health of the

Inhabitants of the Valley and its Neighbourhood is injuriously affected; that the Execution of Drainage Works would much facilitate the Discharge of the Waters of the said River, and would to a great Extent remedy the Evils aforesaid; and that it is expedient that the Execution, Maintenance, and Management of those Works be intrusted to a Body of Commissioners; also that the Commissioners should be empowered to alter, raise, lower, or remove and rebuild Beccles Bridge, and that the Mayor, Aldermen, and Burgesses of the Borough of Beccles, the Commissioners for executing the Acts relating to the Beccles Navigation, and the Justices of the Peace for the Counties of Norfolk and Suffolk, being respectively interested in the Execution and Maintenance of the Works last aforesaid, be empowered to contribute towards the Expenses thereof, and to raise or apply Money for that Purpose.

Incorporation of Consolidation Acts, § 2.

Limits of Act, § 4.

Power for Alteration of Limits, § 5.

Incorporation of Commissioners, § 7.

Elections and Meetings of Commissioners, §§ 9 to 29.

Appointment of Auditor, § 32.

Power to execute specified Works, § 36.

Power of Deviation, § 37.

Limitation of Works in Tributaries, § 38.

Power for Commissioners to execute subsidiary Works, § 39.

Roads which may be interfered with, § 40.

Not to take or alter County Bridges without Consent, § 41.

Power for Commissioners to maintain Works, § 42.

As to Maintenance of County Bridges, § 43.

Power to keep open Channel, § 44.

Savings for Banks, &c. within Beccles, § 45.

Power to hold up Water in dry Seasons, § 46.

Property in Works to vest in Commissioners, § 47.

Commissioners of Sewers not to interfere with Act, § 48.

Act not to relieve other Parties from Obligations, § 49.

Power to take Lands for specified Works, § 50.

Power to take Lands referenced for subsidiary Works, § 51.

Ten Years for compulsory Purchase of Lands, § 52.

Twelve Years for Completion of Works, § 53.

Power for Commissioners to purchase Lands by Agreement,
§ 54.

Power for Commissioners to hold, sell, or let Lands, § 55.

Provision as to Bungay and Beccles Navigation, § 56.

Saving for Proprietor of Waveney Navigation, § 57.

Mode of Appointment of Arbitrator, § 58.

Power to acquire certain Easements, § 59.

Power to make Valuations, § 60.

Power to assess Acre Taxes; Provisions with respect to
Payment, §§ 62 to 74.

Power to let Lands for Payment of Acre Tax, §§ 75 to 78.

Power to borrow on Mortgage of Acre Taxes, § 79.

Power to borrow from Public Works Loan Commissioners,
§ 80.

Instalments or Sinking Fund, § 81.
 Power to reborrow, § 82.
 Receiver for Mortgagees, § 83.
 Power for Mortgagees to levy Acre Taxes, § 84.
 Application of Money so raised, § 85.
 Power to mortgage Lands, § 86.
 Application of Capital, § 87.
 Application of Revenue, § 88.
 Power to make and enforce Byelaws, §§ 89 to 98.
 Contribution by Corporation of Beccles, § 99.
 Contribution by Commissioners of Beccles Navigation, § 100.
 Contribution by County of Norfolk, § 101.
 Contribution by County of Suffolk, § 102.
 Schedules (Particulars of Lands ; Forms).

Cap. ccliv.

"The Great Western Railway (Wycombe Railway
 Transfer) Act, 1866." [23d July 1866.]

Recites that it is expedient to confirm an Agreement for the Transfer of the Wycombe Railway to the Great Western Railway Company.

Confirmation of Agreements in Schedule, § 2.

Great Western Company to issue Stock necessary to carry out Arrangement with Wycombe Company, § 3.

As to Rights to attach to Rentcharge Stock, § 4.

Wycombe Mortgages and Rentcharges to be Great Western Mortgages and Rentcharges, § 5.

Regulating Mode of charging Debenture Debt of the Wycombe Railway Company, § 6.

Great Western Company may exercise Borrowing Powers of Wycombe Railway Company, § 7.

Dissolution of the Wycombe Railway Company, § 8.

Cap. cclv.

"The Great Eastern Railway (Additional Powers) Act,
 1866." [23d July 1866.]

Authorizes the Great Eastern Railway Company to make certain Railways, and to purchase certain Lands and Buildings for Station Purposes, and to alter the Levels of their Ramsey Branch, and Part of One of their Metropolitan Branches between Hanger Lane and West Green Road ; and to raise further Capital by Shares and Mortgage.

Incorporation of Consolidation Acts, § 2.

Power to make Railways, § 4.

Power for Company to raise not exceeding 76,000*l.* by Shares or Stock, §§ 6 to 9.

Power to borrow on Mortgage, after passing of Act, certain Sums authorized by existing Acts, § 10.

Application of Money borrowed under last preceding Enactment, § 11.

Power to borrow 25,300*l.*, §§ 12, 13.

Power to issue Debenture Stock, § 14.

Application of Money raised under Act, § 15.
 Limiting Time for compulsory Purchase to Two Years, § 16.
 Three Years for Completion of Works, §§ 17, 18.
 Company to make good Deficiencies in Rates of Bethnal Green
 Parish caused by taking certain Lands and Buildings for
 Station and other Purposes in that Parish, § 19.
 For Protection of the Seven Sisters and Enfield Turnpike
 Roads, § 20.
 Powers to cross certain Roads on the Level, § 21.
 Notice to be given of taking Houses of Labouring Classes,
 § 22.
 Railway Tolls, § 23.

Cap. cclvi.

“The Forth and Clyde Navigation (Capital) Act, 1866.”
 [23d July 1866.]

Authorizes the Company of Proprietors of the Forth and
 Clyde Navigation to raise further Monies by Mortgage of
 their Undertakings, and to create Debenture Stock.

Cap. cclvii.

“The Central Ireland Railways Act, 1866.”
 [23d July 1866.]

Recites that the Construction of Railways,—

- (A.) From the Kilkenny Junction Railway at Mary-
 borough to Mountmellick in Queen's County ;
- (B.) From Mountmellick to Geashill in King's County ;
 and
- (C.) From Geashill to Mullingar in the County of West-
 meath, and there to join the Midland Great
 Western Railway of Ireland,

would be of public and local Advantage ; and that the Con-
 struction of Branch Railways,—

- (D.) From the above-mentioned Railway (A.) to join the
 Great Southern and Western Railway at Mary-
 borough ;
 - (E.) From the above-mentioned Railway (B.) to join the
 Great Southern and Western Railway at Geashill,
- would be of public and local Advantage ; that the Waterford
 and Kilkenny Railway Company and the Kilkenny Junction
 Railway Company are willing to undertake the Construction
 of the proposed Railways, and to raise Money for that Pur-
 pose ; and that it is expedient to sanction Agreements be-
 tween those Two Companies with respect to the Matters
 aforesaid, and to make Provision for facilitating the Traffic
 of the Two Companies over the Railway of the Midland
 Great Western Railway of Ireland Company between the
 Junction therewith of the proposed Railway (C.) and the
 Mullingar Station, and for the User of that Station.

Incorporation of Consolidation Acts, §§ 2, 3.

Power to make Railways, § 4.

For Protection of the Great Southern and Western Railway
 Company, § 5.

Waterford and Kilkenny Railway Company empowered to raise Capital, § 6.

The Kilkenny Junction Railway Company empowered to raise Capital, §§ 7 to 17.

Borrowing Powers for Waterford and Kilkenny Railway Company and for Kilkenny Junction Railway Company, §§ 18 to 21.

Appointment and Functions of Joint Committee, §§ 25 to 34.

Three Years for compulsory Purchase of Lands, § 39.

Five Years for Completion of Works, § 40.

Tolls, § 44.

Powers to agree as to User of Midland Great Western Railway of Ireland, § 45.

Two Companies may contract with each other, § 46.

Cap. cclviii.

"The Swansea Harbour Act, 1866." [23d July 1866.]

Recites that it is expedient to enable the Swansea Harbour Trustees to complete and maintain additional Works, and to raise a further Sum of Money for the Purposes of their Undertaking.

Incorporation of Consolidation Acts, § 2.

Act to be executed by the Trustees, § 4.

Power to construct Works, § 6.

Limiting the taking of Lands leased to John Dickson, § 7.

Confirming Agreement with John Dickson, § 8.

Confirming Agreement with Corporation of Swansea, § 9.

Provisions for Supervision of Works by the Board of Trade before Commencement, §§ 10 to 12.

Power to borrow 40,000*l.*, §§ 13 to 17.

Providing for Sinking Fund, § 18.

Power to purchase Lands, § 19.

Trustees to take Easement only in Lands belonging to Oystermouth Railway Company, § 20.

Power to Trustees to use Part of the Oystermouth Railway, §§ 21, 22.

Two Years for compulsory Purchase of Lands, § 23.

Three Years for Completion of Works, § 24.

Tolls on Railway, § 28.

Tolls to be carried to Credit of Swansea Harbour Trust, § 29.

Mode of paying Tolls, § 30.

Power to purchase the Dock Purchase Bonds, § 31.

Saving Rights of the Crown, § 33.

Saving Rights of Duke of Beaufort, § 34.

Saving Rights of L. L. Dillwyn, Esq. under certain Indenture, § 35.

Schedules (Agreements).

Cap. cclix.

"The Rhymney Railway (New Lines) Act, 1866."

[23d July 1866.]

Recites that it is expedient to authorize the Rhymney Railway Company to make and maintain certain new Lines of Rail-

way in connexion with their Undertaking, and for other Purposes.

Incorporation of Consolidation Acts, §§ 2, 3.

Power to make Railways and take Lands for the Purpose, § 4.

Power to take Lands for Station Accommodation at Crockherbtown, § 5.

Company in widening Bridges in Cardiff to observe certain Lines, § 6.

Screens to cover Bridges in Cardiff, § 7.

As to Diversion of a Footpath, § 8.

Sewers, &c. in Cardiff to be arched over, § 9.

Power to raise additional Capital not exceeding 66,000*l.* in Shares, §§ 10 to 12.

Power to divide Shares into Preferred or Deferred Half Shares, §§ 13 to 20.

Power to borrow additional Sum of 22,000*l.* on Mortgage, §§ 21 to 23.

Power to create Debenture Stock, § 24.

Three Years for compulsory Purchase of Lands, § 28.

Five Years for Completion of Works, § 29.

Company to abandon Part of Railway No. 2. authorized by their "Northern Lines Act, 1864"; Compensation, §§ 33 to 35.

Tolls on Coal, § 37.

Tolls on Railways worked over under Act, § 38.

Tolls on Traffic conveyed partly on Railway of Company and partly on Railway of any other Company, § 39.

Powers of Brecon Company for making Part of Line authorized by their Act of 1863 extinguished, § 40.

Power for Brecon Company to work over Caerphilly Rumney Junction, § 41.

Power for Company to work over Abergavenny Railway, § 42.

Terminal Station, § 43.

Cap. cclx.

"The Bedford and Northampton Railway Act, 1866."

[23d July 1866.]

Authorizes the Bedford and Northampton Railway Company to construct new Lines of Railway to be completed in Four Years, and to abandon Portions of their authorized Line, to divide their Shares into Preferred and Deferred Half Shares, and to make Agreements with the Corporation of Northampton and with the Midland Railway Company.

Cap. cclxi.

"The Bray Township Act, 1866." [23d July 1866.]

Recites that the Township of Bray in the Baronies of Rathdown in the Counties of Dublin and Wicklow is a District in which "The Towns Improvement (Ireland) Act, 1854," is in force, and under that Act Commissioners for the Improvement of the said Township have been elected and are in Office; that the District of Bray is a large, populous, and

improving District, and the Population thereof has of late Years greatly increased and is increasing; that the Extension of the Limits of the said Township, and the Formation of the District into One Township, would be of local and public Advantage; and that it is expedient that further and better Provision should be made for the lighting, paving, sewerage, draining, cleansing, supplying with Water, controlling Fairs and Markets, and otherwise improving and regulating the Township; also that the making and maintaining of Roads, Footways, and Bridges within the Township should be transferred from the Grand Juries of the Counties of Dublin and Wicklow to the Commissioners to be appointed under this Act.

Limits of Act, § 2.

Provision for future Extension of Township, § 3.

Incorporation of Consolidation Acts, § 4.

Bray Township defined, § 6.

Commissioners for Bray Township incorporated, § 7.

Commencement of Act, § 8.

Division of Township into Wards, § 9.

Limits of Wards, § 10.

Number and Qualification of Commissioners; Meetings, &c., §§ 11 to 15.

Bray Commissioners to cease to be Commissioners, and their Property vested in the Commissioners, § 16.

General saving of Rights in respect of Bray Commissioners, § 17.

Roads, &c. in Township exempted from Jurisdiction of Grand Jury, and placed under Commissioners, § 22.

Commissioners to have same Power as Grand Jury for making Roads, &c., § 23.

Provision as to Road from Dublin to Kingstown and Bray, § 24.

Subsisting Contracts for public Works within the Township vested in Commissioners, § 25.

Grand Jury not to present for repairing Roads, &c. within the Township, § 26.

Warrants in force at Commencement of Act to continue, § 27.

No Part of the Salary of County Surveyors to be levied on the Township, § 28.

Payment of Grand Jury Cess chargeable on the Township, § 29.

Manner of enforcing Payment, § 30.

Electors Qualification, § 31.

Notice of Nomination of Candidate for Election as Commissioner, § 32.

Commissioner not disqualified to act as Justice, § 33.

Appointment of Officers, § 34.

Power to erect Market House, § 35.

Special Provision for Fairs and Markets, § 36.

Power to Commissioners to license Porters, § 37.

Fee for Licence, § 38.

General Market Tolls as in Schedule (A.), § 39.

Wholesale Market Tolls as in Schedule (B.), § 40.

Fair Tolls as in Schedule (C.), § 41.
 Tolls for weighing or measuring as in Schedule (D.), § 42.
 Tolls for weighing Carts as in Schedule (E.), § 43.
 Power to provide Slaughter-houses, &c., § 44.
 Commissioners may contract for Supply of Water, § 45.
 Power to construct Embankments, § 46.
 Power to divert River, § 47.
 Undertaking in Schedule confirmed, § 48.
 Power to Commissioners to contract with Corporation of Dublin for Water, § 49.
 Payment of Water Rent to Dublin Corporation, § 50.
 Transfer of Lessees Interest in Esplanade, § 51.
 Power to extend Esplanade, § 52.
 Power to make Bray Bridge Road, § 53.
 Three Years for compulsory Purchase of Lands, § 54.
 Six Years for Completion of Works, § 55.
 Authorizing Conveyance of Dock to Commissioners, § 56.
 Tolls for the Use of Dock, § 57.
 As to Land belonging to Secretary of State for War, § 58.
 Power to maintain a public Park, § 59.
 Power to Commissioners to order Works to be executed, § 60.
 Byelaws, § 61.
 Regulating the Conveyance of heavy Merchandise through the Township, § 62.
 Bray Township Rate, § 63.
 Bray Township Water Rate, § 64.
 Provisions of Act applicable to Water Rate, § 65.
 Application of Water Rates, § 66.
 Remedy against Persons quitting before Payment of Rates, § 67.
 Rates due from Owner may be recovered from Occupier, § 68.
 Power to borrow on Mortgage of Township Rate not exceeding 10,000*l.*, § 69.
 Restrictions on borrowing, § 70.
 Arrears may be enforced by Appointment of a Receiver, § 71.
 Sinking Fund, § 72.
 Sinking Fund Special Rate, § 73.
 Restriction on borrowing, § 74.
 Computation of Year, § 75.
 Power of Appeal against Rates, &c., §§ 76 to 81.
 Tenants under existing Leases to repay the Owner, § 82.
 Rebate to Owner of unoccupied Premises, § 83.
 Rates vested in Commissioners, § 84.
 Application of Township Rate and Tolls, § 85.
 Application of Penalties, § 86.
 Saving Rights of the Bray Pier and Harbour Company, § 87.
 Saving Rights of the Crown, § 88.
 Expenses of Act to be stated in Assessment, § 89.
 Schedules (Market and Fair Tolls; Rates on Vessels, &c.).

Cap. cclxii.

"The Bristol and North Somerset Railway (Additional Capital) Act, 1866." [23d July 1866.]

Authorizes the Company to raise not exceeding 100,000*l.* by new Shares and 33,500*l.* by borrowing.

Cap. cclxiii.

“ The Great Yarmouth Fish Wharves Act, 1866.”

[23d July 1866.]

Recites that the depositing of Fish and Fish Baskets on the public Quays at Great Yarmouth occasions offensive Annoyances to the Inhabitants of that Part of the Borough and is prejudicial to Public Health ; that the Traffic in Fish at Great Yarmouth has greatly increased and is still increasing, and it is expedient that Fish Wharves, Tramways, and other Works be authorized, and Provision made with respect to the Regulation of the Traffic in Fish ; and that the Execution of the Works be undertaken by the Mayor, Aldermen, and Burgesses of the Borough of Great Yarmouth in the County of Norfolk ; and that the several Rates, Tolls, and Charges by this Act granted be granted to the Corporation ; and also that the Corporation and the Great Eastern Railway Company be authorized to enter into and carry into effect Agreements with respect to the Fish Wharves, Tramways, and other Works by this Act authorized to be made ; and that the Corporation be authorized to borrow Monies for the Purposes of this Act.

Incorporation of Consolidation Acts, §§ 2 to 5.

Execution of Act, § 6.

Works authorized by Act, § 7.

Establishment of Ferries, § 8.

Saving of existing Ferries, § 9.

Mode of working Ferry, § 10.

Vessels not to obstruct Ferries, § 11.

Power for Corporation to borrow 30,000*l.*, §§ 12 to 14.

Sinking Fund, § 15.

Application of Monies borrowed, § 16.

Application of Income, § 17.

Application for Works of Money of Corporation, § 18.

Corporation to regulate Fish Wharves, &c., § 19.

Commissioners not to interfere with Fish Wharves, &c., § 20.

Byelaws as to Fish Wharves, &c., §§ 21, 22.

Corporation may appoint Wharf-masters and Officers, § 23.

Powers of Wharf-master, §§ 24 to 27.

Limit of Time for Vessels to lie at Fish Wharves, §§ 28, 29.

Herrings, &c. not to be sold or carted on Sunday, § 30.

Penalty for Offences at Fish Wharves, § 31.

Power to appropriate Landing Places, § 32.

Power to take Lands for Works authorized by Act, § 33.

Three Years for compulsory Purchase of Lands, § 34.

Power for Corporation to exchange Ballast Quay for another Wharf, &c., § 35.

Purchase of Lands by Agreement, § 36.

Appropriation by Corporation of Lands for Purposes of Act, § 37.

Five Years for Completion of Works, § 40.

Power for Corporation to appropriate Land on East Side of Haven for public Quay, § 41.

- Agreements between Corporation and Haven Commissioners as to the Appropriation, § 42.
- Bridge not to be constructed without the Consent of the Commissioners or Board of Trade, § 43.
- Bridge to be kept open except during Passage of Trucks, § 44.
- Bridge may be removed, § 45.
- Rates for Fish landed, §§ 46 to 48.
- Rates on Tramways, § 49.
- Charges by Corporation for Services as to Fish and Goods, § 50.
- Ferry Tolls, § 51.
- Provisions as to levying and recovering of Rates; Penalties, &c., §§ 52 to 65.
- Agreements between the Corporation and Great Eastern Company as to Fish Wharves and Tramways, § 66.
- Fishery Officer, § 67.
- Power for Corporation to lease Rates, §§ 68 to 71.
- Byelaws how to be made and enforced; Evidence; Penalties, &c., §§ 72 to 77.
- Saving Rights of the Crown, of Haven Commissioners, and of Corporation, §§ 79 to 81.
- Schedules (Wharfage Rates; Ferry Tolls).

Cap. cclxiv.

“The Kingsbridge Railway (Deviations) Act, 1866.”
[23d July 1866.]

Recites that it is expedient to enable the Kingsbridge Railway Company to make Deviations in and to alter the Levels of their authorized Railway, to raise further Money, and to enter into Agreements with the South Devon Railway Company.

- Incorporation of Consolidation Acts, § 2.
- Power to make Railway, § 4.
- Additional Capital of 60,000*l.* may be raised by Shares, § 5.
- Power to borrow 17,000*l.*, §§ 9 to 12.
- Three Years for compulsory Purchase of Lands, § 15.
- Five Years for Completion of Works, § 16.
- Company may abandon Portions of authorized Lines; Compensation, §§ 20 to 22.
- Heads of Working Agreements with South Devon Railway Company confirmed, § 25.
- Power to enter into Traffic Arrangements with South Devon Company, § 26.
- Schedule (Heads of Agreement).

Cap. cclxv.

“The Lynn and Sutton Bridge, Spalding and Bourn, and Norwich and Spalding Railway Companies Act, 1866.”
[23d July 1866.]

Recites that the said Three Undertakings might be more conveniently and economically worked if they were placed under One Management, and it has been agreed, subject

nevertheless to the Authority of Parliament, that the Undertakings of the Spalding and Bourn and the Lynn and Sutton Bridge Railway Companies should be united into One Undertaking, and that the Two Companies should be amalgamated under the Title of "The Midland and Eastern Railway Company," and that the amalgamated Company should take a Lease of the Undertaking of the Norwich and Spalding Railway Company, and that Power should be granted for the Amalgamation of the same Undertaking with the Undertakings amalgamated by this Act; and that it is expedient that the Midland and the Great Eastern Railway Companies should be authorized to enter into Contracts with the Company hereby amalgamated for the Working, Use, Management, and Maintenance of the amalgamated Undertaking, or of Parts thereof.

Incorporates Consolidation Acts, § 2.

Defines Undertakings of Spalding and Bourn and Lynn and Sutton Bridge Railway Companies, § 3.

Amalgamated Company incorporated, § 4.

Dissolution of Spalding and Bourn and Lynn and Sutton Bridge Companies, and vesting of their Undertakings in new Company, § 5.

Proprietors in Two Companies to become so in amalgamated Company, § 6.

General Meetings, § 8.

Capital, 213,000*l.*, § 10.

Mortgage Power 71,000*l.*, § 11.

Scale of voting, § 12.

Directors, §§ 13 to 16.

Confirming Lease of Norwich and Spalding Railway, § 17.

Providing for future Amalgamation of Norwich and Spalding Railway, § 18.

Power to use other Undertakings, § 19.

Terms of such Use, § 20.

Byelaws to be observed, § 21.

Power to enter into Traffic Arrangements with other Railway Companies, § 22.

Providing for Arbitrations, § 24.

Schedule (Lease of Norwich and Spalding Railway).

Cap. cclxvi.

"The North British Railway (New Works) Act, 1866."
[23d July 1866.]

Recites that it is expedient to authorize the North British Railway Company to make several Railways and purchase Lands in various Counties, to extend the Times for Purchase of Land and Construction of Works with respect to Part of their Railway System across the Frith of Forth, to make certain Alterations in their Capital, to authorize Agreements with the Corporation of Edinburgh as to a Fruit and Vegetable Market at Edinburgh, and with the Midland Railway Company as to a Goods Station at Carlisle.

Incorporation of Consolidation Acts, § 2.

- Repealing Portions of Acts relating to Fife and Kinross Railway, § 4.
- Fife and Kinross Railway to form Part of Company's Undertaking, &c., § 5.
- Provisions as to Fife and Kinross Preference and other Shares, §§ 6 to 11.
- Mortgages upon the Fife and Kinross Railway to be Mortgages upon the Company's whole Undertaking, § 12.
- Power to borrow on Mortgage of the Undertaking of the Company generally instead of on the separate Undertaking, § 13.
- Certain Provisions of "The Wansbeck Railway and Finance Act, 1863," repealed, § 14.
- Power for Company to raise Capital not exceeding 181,380*l.* by Shares or Stock, §§ 15 to 18.
- Power to borrow 51,700*l.*, §§ 19, 20.
- Power to create Debenture Stock, § 21.
- Power to construct Railways, § 23.
- Three Years for compulsory Purchase, § 26.
- Four Years for Completion of Works, § 27.
- Height and Span of Bridges, § 28.
- Railway Tolls, § 29.
- Company may abandon Part of Railway No. 11 in the Act of 1863, § 30.
- Compensation, §§ 31, 32.
- Extending Time for Purchase of certain Lands for One Year, § 33.
- Extending Time for completing Works for Two Years, §§ 34, 35.
- Company to purchase Lands at Perth general Stations, and convey same to Caledonian Railway Company, § 36.
- Power to make Shafts in the Tunnel between Haymarket Station and West Princes Street, § 37.
- Certain Works at Edinburgh to be carried out subject to Agreement between the Edinburgh Corporation and the Company, § 38.
- Giving effect to Provisions for Arbitration in the Agreement, § 39.
- Saving Rights of the City of Edinburgh Road Trust, § 40.
- Provisions for arching over Leith Wynd, &c., § 41.
- As to building upon Lands of George Heriot's Hospital, § 42.
- Confirming Agreement between Company and Midland Railway Company, § 43.
- Schedule (Agreements with Lord Provost, &c. of Edinburgh and with Midland Railway Company).

Cap. cclxvii.

"The Peterborough, Wisbeach, and Sutton Railway (Capital) Act, 1866." [23d July 1866.]

Authorizes the Peterborough, Wisbeach, and Sutton Railway Company to convert certain Classes of Half Shares in their Capital into Preferred and Deferred Shares.

Cap. cclxviii.

“The Somerset and Dorset Railway Act, 1866.”

[23d July 1866.]

Recites that it is expedient to authorize the Somerset and Dorset Railway Company to acquire additional Lands, and to raise further Monies, and to confirm certain Agreements with other Companies.

Incorporation of Consolidation Acts, § 2.

Power to take Lands for Station Accommodation, &c., § 4.

Power to create additional Share Capital of 300,000*l.*, §§ 5 to 7.

Power to borrow on Mortgage 100,000*l.*, §§ 8 to 12.

Three Years for compulsory Purchase of Lands, § 13.

Extension for Two Years of Powers of compulsory Purchase of Lands under Act of 1864, § 14.

Agreement in Schedule between Company and South-western Company confirmed, § 15.

Power for Company to agree for User of Waters of Stream at Glastonbury, § 16.

Schedule (Agreement with London and South-western Company).

Cap. cclxix.

“The South London Market Act, 1866.”

[23d July 1866.]

Authorizes the South London Market Company to raise further Monies not exceeding 160,000*l.* in Shares, and 40,000*l.* by borrowing, and to divide their Shares into Preferred and Deferred Half Shares.

Cap. cclxx.

“The Buckley and Wrexham, Mold, and Connah’s Quay Railway Companies Act, 1866.”

[23d July 1866.]

Confirms certain Articles of Agreement set forth in the Schedule to the Act between the Buckley Railway Company and the Wrexham, Mold, and Connah’s Quay Railway Company.

Cap. cclxxi.

“The Southern Railway (Deviation and Branches) Act, 1866.”

[23d July 1866.]

Empowers the Southern Railway Company (Ireland) to make certain Deviation and Branch Railways, to be completed in Four Years ; to raise further Capital, viz., 60,000*l.*, by Shares and 20,000*l.* by borrowing ; to divide their existing Shares into Preferred and Deferred Half Shares, to create Debenture Stock, and to make working and other Agreements with the Waterford and Limerick Railway Company.

Cap. cclxxii.

“The Waterford and Limerick Railway (Arrangements) Act, 1866.”

[23d July 1866.]

Incorporation of Part III. of Railways Clauses Act, 1863, § 2.

Power to enter into Traffic Arrangements with Great Southern and Western Railway Company, § 4.

Tolls on Traffic conveyed partly on Railways of the Company and partly on Railway of working Company, § 5.

Power to enter into Traffic Arrangements with Great Western Railway Company, § 6.

As to Publication of Agreements, § 7.

Contracting Companies must make similar Agreements with other Companies, if required, § 8.

Means of enforcing Enactments, § 9.

Cap. cclxxiii.

“The Glasgow Police Act, 1866.” [23d July 1866.]

Recites that an Act was passed in the 25th and 26th Year of the Reign of Her present Majesty, intituled “An Act to consolidate and amend the Acts relating to the Police and Statute Labour of the City of Glasgow, and for other Purposes,” and it was thereby provided that the said Act should continue in force for a limited Period ; and that it is expedient that permanent Provision should be made for the Regulation of the Police and Statute Labour of the said City, and that the said Act should be amended, and further Powers should be granted for the better Regulation and Government of the said City.

Limits of Act, § 2.

Incorporation of Lands Clauses Acts, § 3.

Repeal of existing Act, § 5.

Constitution of new Board ; Meetings of the Board ; its Powers and Duties, §§ 6 to 27.

Transferring Property and other Rights of Board of Police of Glasgow to the Board, §§ 28 to 36.

Reserving Byelaws of Clyde Trustees, § 37.

Saving certain Rights of Canal Companies, § 38.

Power to make ordinary and special Assessments for the Purposes of Act ; Appeals, §§ 39 to 55.

Recovery of Assessments, § 56.

Appeal against oppressive Proceedings of Collector, § 57.

How Statute Labour Assessment to be appropriated, § 58.

How Police Assessment to be appropriated, § 59.

How special Assessments to be appropriated, § 60.

Power to borrow on Mortgage of Rates not exceeding 200,000*l.* in the whole, § 61.

Power to grant Annuities in lieu of borrowing, § 63.

Sinking Fund, § 64.

Sheriff to appoint Auditor, § 65.

Board to appoint certain special Officers, § 66.

Town Council of Glasgow to appoint certain special Officers, § 67.

Providing Compensation to Town Clerks, § 68.

Saving Rights of Town Clerks, § 69.

Magistrates Committee to appoint certain special Officers, §§ 70 to 82.

Constables, their Powers and Duties, §§ 83 to 96.

Police Courts ; Powers and Duties of the Officers on Duty attending them, Disposal of Penalties, &c., §§ 97 to 106.

Jurisdiction of and Procedure before the Magistrate, and
 Enforcement and Review of his Sentences, §§ 107 to 134.
 Offences against the Rules of good Conduct; Penalties and
 Procedure, §§ 135 to 148.
 Offences in Streets and public Places, and their Punishment,
 § 149.
 Offences against the Acts relating to Public Houses to be tried
 as Police Offences, § 150.
 Offences under Locomotives Acts, § 151.
 Offences under Adulteration of Food Act, § 152.
 Offences under Cattle Sheds in Burghs Act, § 153.
 Police of the River and Firth of Clyde, §§ 154 to 157.
 Regulations and Powers for Prevention and Suppression of
 Fires, §§ 158 to 168.
 Provisions as to Certificates and Licences for Hackney Car-
 riages, Trades, &c., §§ 169 to 186.
 Special Provisions; Weights and Measures, Sale of Coals,
 §§ 187 to 199.
 Provisions as to Pawnbrokers and Brokers, §§ 200 to 206.
 As to Fireworks and Gunpowder, §§ 207 to 217.
 As to Stage and Hackney Carriages, §§ 218 to 243.
 As to Porters, public Carters, and Chimney Sweeps, § 244.
 Sanitary Objects; Prosecutions under "Nuisances Removal
 (Scotland) Act, 1856," §§ 245 to 248.
 Removal of Nuisances, §§ 249, 250.
 Prevention and Mitigation of Diseases, §§ 251 to 261.
 Regulation of Lodging Houses, §§ 262 to 267.
 Unwholesome and adulterated Food, §§ 268 to 272.
 Jurisdiction of Guild and Procedure before the Dean of,
 §§ 273 to 278.
 Master of Works; his Powers and Duties, §§ 279, 280.
 Streets and Courts; their Formation, Improvement, and Main-
 tenance, §§ 281 to 327.
 Sewers; their Construction and Repair, §§ 328 to 343.
 Cleansing of Streets and Courts; Removal of City Manure,
 §§ 344 to 356.
 Lighting of the City, §§ 357 to 363.
 Buildings; their Erection, Alteration, and Use, §§ 364 to 386.
 Public Baths and Wash-houses; their Erection and Mainte-
 nance, §§ 387 to 391.
 Form and Service of Notices, §§ 392 to 394.
 Claims of Relief of Proprietors, Occupiers, and other Persons
 inter se, §§ 395 to 402.
 Recovery of Damages, §§ 403, 404.
 Byelaws, §§ 405 to 413.
 City Markets and Glasgow Green, §§ 414 to 416.
 Schedule (Form of Bond).

Cap. cclxxiv.

"The Swansea Vale Railway Act, 1866."

[23d July 1866.]

Recites that it is expedient for the Purpose of facilitating the
 Traffic of the Swansea Vale Railway Company that Provi-
 sion should be made for the laying down of Narrow Gauge

Rails upon a Portion of the South Wales Line of the Great Western Railway Company at Swansea, and for the Conveyance and forwarding thereon and upon other Railways of Traffic passing from and to the Railway of the Swansea Vale Railway Company, and that the Swansea Vale Railway Company should be empowered to raise a further Sum of Money.

Incorporation of Consolidation Acts, § 2.

Power to Company to raise additional Money not exceeding 21,000*l.* by the Creation of Shares or Stock, § 4.

Incidents of new Shares, §§ 5 to 8.

Power to borrow 7,000*l.*, §§ 10 to 12.

Power to create Debenture Stock, § 13.

Great Western Company to lay Narrow Gauge Rails upon a Portion of their Railway at Swansea, § 15.

As to laying of additional Rails, § 16.

Parties may agree, § 17.

Facilities for the Company's general Traffic to be afforded by Great Western Company on certain Terms and Conditions, §§ 18, 19.

Contingent Running Powers in respect of general Traffic, § 20.

Facilities for the Company's Goods Traffic to be afforded by Vale of Neath Company on certain Terms, §§ 21, 22.

Contingent Running Powers in respect of Goods Traffic, § 23.

Terms of User, § 24.

Byelaws to be observed, § 25.

Companies may agree as to Terms of User, § 26.

Powers to the Company to use Portions of the Llanelly Company's Railways, § 27.

All Traffic passing over Company's Railway to be deemed Company's Traffic, § 28.

Tolls on Traffic conveyed partly on the Railway and partly on the Railway of the Company, § 29.

Power to enter into Traffic Arrangements with other Railway Companies, § 30.

Tolls on Traffic conveyed on the Railways of the contracting Companies, § 31.

Company and Swansea Harbour Trustees may make Agreements, § 32.

Company to carry Ballast and Spoil for Swansea Harbour Trustees at One Halfpenny per Ton per Mile, § 33.

Saving Rights of the Great Western and Vale of Neath Companies, § 34.

Cap. cclxxv.

"The Wandsworth and Putney Gas Act, 1866."

[23d July 1866.]

Incorporation of Consolidation Acts, § 2.

Site of Gas Manufactory, § 4.

Power to Company to raise additional Capital of 40,000*l.* in Shares, §§ 5 to 8.

Power to borrow 10,000*l.*, §§ 9, 10.

Debenture Stock may be issued, § 11.

As to Quality of Gas supplied by the Company, § 14.
 Limiting maximum Charge for Gas, § 15.
 For Protection of Sewers of Metropolitan and other Boards,
 § 25.
 Company may acquire on Lease Mains, &c. of other Persons or
 sell or demise their own Mains, &c., § 26.
 Schedule (Description of Site of Works).

Cap. cclxxvi.

“The Wolverhampton and Walsall Railway Act, 1866.”
 [23d July 1866.]

Recites that it is expedient to authorize the Wolverhampton
 and Walsall Railway Company to make a Deviation from
 their authorized Railway, and to construct a short Branch,
 and to confirm Contracts entered into with other Companies.
 Incorporation of Consolidation Acts, § 2.
 Power to make Railways and Deviations, § 4.
 Compensation for Damage, §§ 5, 6.
 Company may apply their Funds towards Purposes of Act,
 and may raise additional Capital not exceeding 25,000*l.*,
 § 7.
 Power to divide Shares into Preferred and Deferred Half
 Shares, §§ 8 to 15.
 Power to borrow 8,300*l.*, §§ 18, 19.
 Two Years for compulsory Purchase of Lands, § 22.
 Three Years for Completion of Railways, § 23.
 Railways as to Tolls, &c. to form Part of Wolverhampton and
 Walsall Railway, § 28.
 Company to construct Bridges over the Birmingham Canals
 in manner prescribed by the Engineer of Canal Company,
 § 29.
 Company not to interfere with the Rights, &c. of the Canal
 Company, §§ 30 to 37.
 As to certain Lands in Wednesfield, § 38.
 Confirming Agreement with London and North-western Rail-
 way Company, § 40.
 Restrictions as to Works affecting the Railways of the Great
 Western Company, §§ 41 to 48.
 The Junction with London and North-western Railway at
 Wolverhampton not to be opened till Junction made with
 the Great Western Railway, § 49.
 Agreement in Schedule confirmed, § 50.
 Schedules (Agreements).

Cap. cclxxvii.

“The Devon Valley and North British Railways (Branches)
 Act, 1866.” [30th July 1866.]

Authorizes the Construction by the North British Company of
 Branch Railways from the Devon Valley Railway into the
 Mineral Districts of Fife and Clackmannan, to be com-
 pleted in Three Years, and the raising by the North
 British Company of a Capital of 95,000*l.* in Shares and

31,600*l.* by Mortgage, with Power to create Debenture Stock; authorizes also Traffic Arrangements between the Two Companies.

Cap. cclxxviii.

“The Berwickshire Railway Act, 1866.”

[30th July 1866.]

Authorizes the Berwickshire Railway Company to raise additional Capital of 30,000*l.* in Shares and 10,000*l.* by Mortgage, and to create Debenture Stock, and enables the North British Railway Company to subscribe for Shares in the Undertaking, and to raise Capital for that Purpose.

Cap. cclxxix.

“The Laugharne Railway Act, 1866.”

[30th July 1866.]

Incorporates a Company with a Capital of 50,000*l.* in Shares and Power to borrow 16,600*l.* for making a Railway from the South Wales Railway of the Great Western Railway Company near to Saint Clears Station to Laugharne in the County of Carmarthen, to be called “The Laugharne Railway,” and to be completed in Three Years, with Power to enter into Traffic Arrangements with the Great Western Railway Company.

Cap. cclxxx.

“The Metropolitan Sewage and Essex Reclamation Act, 1866.”

[30th July 1866.]

Authorizes the Metropolis Sewage and Essex Reclamation Company to make a new Conduit, to be completed within Ten Years, in lieu of certain Portions of their authorized Conduits.

Cap. cclxxxi.

“The London, Brighton, and South Coast Railway (Capital and Powers) Act, 1866.”

[30th July 1866.]

Recites the Expediency of defining the Undertaking and Railways of the London, Brighton, and South Coast Railway Company, and of defining and regulating their Capital and Mortgage Debt and their Powers of raising Monies, and authorizing them to make and maintain new Lines of Railway, and of providing for the Dissolution of divers other Companies whose Undertakings are to be vested in the Company.

Incorporation of Parts of Consolidation Acts, § 2.

Power to make Railways and Road, § 4.

Power to take Lands at Leominster for Station Purposes, &c., § 5.

Undertakings and Property of specified Railway Companies vested in Company, § 6.

Undertaking, Railways, &c. of Company declared, § 7.

- Powers of Company for raising Monies under former Acts extinguished, § 8.
- Company's Powers for raising Capital and borrowing for Purposes specified continued, § 9.
- Sections of Brighton Acts of 1853 and 1854 and 1859 as to Debenture Stock and perpetual Annuities saved and extended to all Monies to be borrowed by Company, § 10.
- Company's Capital and Debenture Stock under Act declared, § 11.
- Increase of Company's Capital and Debenture Stock, § 12.
- Priority of present Classes of Capital and Debenture Stock, § 13.
- Power to raise already authorized Capital, § 14.
- Power to raise additional Capital; Regulations as to new Shares, §§ 15 to 17.
- Power for Company to create Five per Cent. Consols, § 18.
- Conditions of Five per Cent. Consols, § 19.
- Restrictions on Issue of Five per Cent. Consols, § 20.
- Substitution of Five per Cent. Consols for other Preferential Shares or Stock, § 21.
- Consols to be held on same Trusts as Shares or Stock, § 22.
- Limit of Amount of Five per Cent. Consols so substituted, &c., § 23.
- Power for Company to apply Money for Acquisition of Mid-Sussex Company, § 24.
- Power for Company to subscribe to Surrey and Sussex Company and Chichester and Midhurst Company, and to apply Funds for that Purpose, § 25.
- Effect of Section 16 of Brighton (Powers) Act, 1865, declared, § 26.
- Company's Mortgage Debt under Act declared, § 27.
- Increase of Company's Mortgage Debt, § 28.
- Reduction of Company's Mortgage Debt, § 29.
- Power to borrow, subject to Restrictions, §§ 30 to 36.
- Power to create Debenture Stock, § 37.
- Scale of Votes of Shareholders, §§ 39 to 41.
- Two Years for compulsory Purchase of Lands, § 43.
- Three Years for Completion of Works, §§ 44 and 49.
- Lateral and vertical Deviations, § 45.
- Power to cross Roads on the Level, § 46.
- Company to widen existing Bridge over the River Adur, § 47.
- Station at the Junction of the Shoreham, Henfield, and Mid-Sussex Branch, § 48.
- Power to abandon Ford Junction Railway, § 50.
- Compensation for Damage to Land for Purposes of Railway abandoned, §§ 51, 52.
- Company's Byelaws, &c. extended to their Railways, &c. under Act, § 53.
- Tolls as under Brighton (Mitcham, &c.) Act, 1863, § 54.
- Rights of Company as Shareholders of Surrey and Sussex Company and Chichester and Midhurst Company, § 56.
- Votes of Company at General Meetings, § 57.

Power for Company to appoint Two Directors of each of Surrey and Sussex Company and Chichester and Midhurst Company, §§ 58 to 63.

Dissolution of specified Companies, § 64.

Dissolved Companies to be represented by Company and South-western Company, § 65.

Dissolved Companies to be represented by the Company, § 66.

General Saving of Rights under Acts relating to dissolved Companies, § 67.

Saving Rights of South-eastern Company, § 68.

Saving Rights of the Crown, § 70.

Schedules (Acts relating to Company ; Form of Mortgage).

Cap. cclxxxii.

“ The London, Chatham, and Dover Railway (Dockyard Branch) Act, 1866.” [30th July 1866.]

Recites that it is expedient to authorize the London, Chatham, and Dover Railway Company to make a Branch Railway to Chatham Dockyard, and to make Arrangements with the Admiralty.

Incorporation of Consolidation Acts, § 2.

Power to make Railway, §§ 4, 5.

Dockyard Branch made a separate Undertaking, § 6.

Management thereof, § 7.

Capital to be 100,000*l.* in 10*l.* Shares, §§ 8 to 11.

Power to divide Shares into Preferred and Deferred Half Shares, §§ 12 to 18.

Separate Accounts to be kept, § 20.

Divisible Profits defined, § 21.

Application of those Profits, § 22.

Qualifications of new Shareholders, § 23.

Unissued Shares may be cancelled, § 24.

Authorized Capital may be raised by Stock, §§ 25, 26.

Application to such Stock of Part of Companies Clauses Consolidation Act, 1845, § 27.

Power to borrow 33,300*l.*, §§ 28 to 31.

Two Years for compulsory Purchase of Lands, § 33.

Three Years for Completion of Works, § 34.

Discontinuance of level Crossing, § 36.

Saving Rights of Her Majesty's Principal Secretary of State for the War Department, § 37.

Tolls, § 39.

Power for Company to make Agreements with the Admiralty, § 40.

Cap. cclxxxiii.

“ The London, Chatham, and Dover Railway (Various Powers) Act, 1866.” [30th July 1866.]

Recites that it is expedient to authorize the London, Chatham, and Dover Railway Company to execute Works in Kent and Surrey ; to authorize the Acquisition of additional Lands in London, Middlesex, Surrey, and Kent, and of the Undertakings of the Sittingbourne and Sheerness Railway

- Company ; to extend the Time for completing and purchasing Lands for Undertakings in London, Surrey, and Kent ; and to amend the Acts relating to the Company.
- Incorporation of Lands and Railways Clauses Acts, § 2.
- Application of Funds by the Company, § 4.
- Application of Funds by Sevenoaks Company, § 5.
- Power to Company to make Works, § 6.
- Construction and Length of Queenborough Pier, § 7.
- Powers of Admiralty as to Pier, § 8.
- Regulations as to Vessels at Pier, § 9.
- As to taking Lands of Brighton Company, § 10.
- Powers to the Company to purchase Lands for Station Accommodation, &c., § 11.
- The same to the Sevenoaks Company, § 12.
- Three Years for compulsory Purchase of Lands, § 14.
- Five Years for Completion of Works, § 15.
- Power to stop Streets, &c., § 16.
- Questions of disputed Compensation in London to be heard in the Lord Mayor's Court of the City of London, § 17.
- Notice to be given of taking Houses of Labouring Classes, § 18.
- Extending Provisions for Deficiency of Local Rates, § 19.
- Extending Provisions of Act of 1864 as to Board of Works, &c., 20.
- Part of Company's Various Powers Act of 1865 extended to City Commissioners, § 21.
- Extending Provisions of Metropolitan Extensions Act as to Southwark and Vauxhall Water Company, § 22.
- Company to convey Land for widening Ludgate Hill, § 28.
- Agreement with Apothecaries Society confirmed, § 29.
- Saving Rights of Metropolitan District Railway Company, § 30.
- Agreements with other Companies, Corporations, &c., § 31.
- Extension of Time for Peckham Line, § 32.
- Extension of Time for Greenwich Line of 1863, § 33.
- Extension of Time for Railway No. 13, City Works, § 34.
- As to widening of Railway over Southwark Street, § 35.
- Certain additional Lands to be within South-western Company's Agreement, § 36.
- Victoria Station Fund to be made sufficient to provide for the Sums charged on it under previous Acts, § 37.
- Heads of Agreement in Schedule for vesting Sheerness Undertaking in Company confirmed, § 38.
- Sheerness Undertaking, &c., vested in Company, § 39.
- 7,000*l.* a year to be paid by Company, § 40.
- Company to create Sheerness Rentcharge 4½ per Cent. Stock, § 41.
- Receiver for Payment of Arrears of Dividends on the Stock, § 42.
- Company to create and issue Ordinary Stock, § 43.
- Provision for a Crown Debt of the Sheerness Company, § 44.
- For Protection of Messrs. Day and Nicholson, § 45.
- Payments into Court by transferring Company, § 46.
- Dissolution of Sheerness Company, § 47.

Sanction of Shareholders to Transfer, § 48.

Company's Byelaws to apply to Sheerness Undertaking, § 49.

Tolls, &c. on Undertaking transferred, §§ 50 to 52.

Saving Rights of Her Majesty's Principal Secretary of State for the War Department, § 53.

Saving Rights of the Crown, 54.

Schedules. (Heads of Agreement between the Sittingbourne and Sheerness Company and the London, Chatham, and Dover Company. Agreement with Apothecaries Company.)

Cap. cclxxxiv.

"The Merthyr, Tredegar, and Abergavenny Railway Act, 1866." [30th July 1866.]

Recites that it is expedient to grant Powers for transferring to the London and North-western Railway Company the outstanding Estate or Interest in the Merthyr, Tredegar, and Abergavenny Railway.

Incorporation of Consolidation Acts, § 2.

Confirming scheduled Heads of Agreement, § 4.

Power to Company to create Stock, § 5.

Dividends on new Stock, § 6.

Qualification, &c. of new Stock, § 7.

Application of Stock, § 8.

Schedule (Heads of Arrangement between the Two Companies).

Cap. cclxxxv.

"The North British Railway (Glasgow Branches) Act, 1866." [30th July 1866.]

Incorporation of Consolidation Acts, §§ 2 to 4.

Power to make Railways and other Works, § 5.

Power to raise additional Capital not exceeding 60,000*l.* for new Works, §§ 7 to 12.

Power to borrow 20,000*l.*, §§ 13, 14.

Power to create Debenture Stock, § 15.

Three Years for compulsory Purchase of Lands, § 19.

Five Years for Completion of Works, § 20.

For Protection of Forth and Clyde Canal Company, § 21.

Saving Rights of Canal Company, § 22.

Running Powers to Canal Company, § 23.

Providing for Connexion between Canal and Railway, § 24.

Power to abandon Formation of Skaterig Branch; Compensation, §§ 29 to 31.

Cap. cclxxxvi.

"The Sheffield Waterworks Act, 1866."

[30th July 1866.]

Recites that it is expedient to authorize the Company of Proprietors of the Sheffield Waterworks to construct further Works, to purchase additional Lands, and to raise additional Capital.

Incorporation of Consolidation Acts, § 2.
 Power to construct Works and to take Lands, § 5.
 Limitation of Time for Construction of Works to Three Years, § 7.
 Limit of Time for compulsory Purchase of Lands to Three Years, § 8.
 Power to raise additional Share Capital of 150,000*l.*, §§ 9 to 13.
 Power to borrow on Mortgage 50,000*l.*, §§ 14 to 16.
 Power to create Debenture Stock, § 18.
 Power to apply authorized Capital, § 20.
 Power to hold certain Lands, &c., § 21.
 Application of Parts of Act of 1860, § 22.
 Incorporation of Parts of Railways Clauses Act, § 24.
 Power to take additional Lands by Agreement, § 25.
 Reservation of Water Rights, &c. on Sale by Company, § 26.
 Schedules. (Statement of the Acts of the Company. Statements of the Company's Share and Loan Capital.)

Cap. cclxxxvii.

“The Great Eastern Railway (Alexandra Park Branch) Act, 1866.” [30th July 1866.]

Recites that it is expedient to authorize the Great Eastern Railway Company to make a certain Railway to connect their System with the Alexandra Palace in the Parish of Tottenham in the County of Middlesex.

Incorporation of Consolidation Acts, § 2.
 Power to make Railways, § 4.
 Power for Company to raise further Capital not exceeding 112,000*l.* by Shares or Stock, §§ 6 to 9.
 Power to borrow 37,000*l.*, §§ 10, 11.
 Power to create Debenture Stock, § 12.
 Limiting Time for compulsory Purchase to Two Years, § 15.
 Five Years for Completion of Works, § 16.
 As to crossing the Green Lanes and Seven Sisters Road, §§ 18 to 20.
 Prescribing Manner of crossing Roads in Tottenham, §§ 21 to 27.
 Rights of the Tottenham Board of Health not to be prejudiced, § 28.
 Railway Tolls, § 29.
 Provision as to crossing the Great Northern Railway, § 30.

Cap. cclxxxviii.

“The Great North of Scotland Railway (Amalgamation) Act, 1866.” [30th July 1866.]

Recites that it is expedient to provide for the Sale or Lease to the Great North of Scotland Railway Company of the Undertakings of various neighbouring Companies, or the Amalgamation of those Companies with the Great North of Scotland Railway Company; to authorize the Abandonment of the Extensions of the Banff, Macduff, and Turriff Exten-

- sion Railway to Macduff; and to extend the Time for making the Extension of the Banffshire Railway to Buckie.
- Incorporation of Consolidation Acts, § 2.
- Amalgamation of Alford Valley Railway with the Great North of Scotland Railway, § 4.
- Exchange of Certificate of Alford Valley Shares for Great North of Scotland Ordinary Stock Certificates, § 5.
- Company to create additional Ordinary Capital in respect of Alford Valley Railway, § 6.
- Cancelling Part of Alford Valley Railway Capital, § 7.
- Amalgamation of Keith and Dufftown Railway with the Great North of Scotland Railway, § 8.
- Exchange of Certificates of Keith and Dufftown Shares for Great North of Scotland Ordinary Stock Certificates, § 9.
- Company to create additional Ordinary Capital in respect of Keith and Dufftown Railway, § 10.
- Cancelling of Part of Keith and Dufftown Capital, § 11.
- Amalgamation of Strathspey Railway with the Great North of Scotland Railway, § 12.
- Exchange of Certificates of Strathspey Shares for Great North of Scotland Ordinary Stock Certificates, § 13.
- Company to create additional Ordinary Capital in respect of Strathspey Railway, § 14.
- Cancelling certain of the Strathspey Railway Shares, § 15.
- Amalgamation of Aberdeen and Turriff Railway with the Great North of Scotland Railway, § 16.
- Exchange of Certificates of Aberdeen and Turriff Railway Company Shares for Great North of Scotland Ordinary Stock Certificates, § 17.
- The Company to create additional Capital in respect of Aberdeen and Turriff Railway, § 18.
- Dividend upon Great North of Scotland (Aberdeen and Turriff) Preference Stock to be a First Charge after Mortgages upon Aberdeen and Turriff Railway, § 19.
- How Lien to be made effectual, § 20.
- Mode of Appointment of Judicial Factor, § 21.
- Powers of Judicial Factor, § 22.
- Judicial Factor may require separate Accounts of Revenue to be kept, § 23.
- Cancelling certain of the Aberdeen and Turriff Shares, § 24.
- Amalgamation of Banff, Macduff, and Turriff Extension Railway, § 25.
- Exchange of Certificates of Banff, Macduff, and Turriff Extension Shares for Great North of Scotland Ordinary Stock Certificates, § 26.
- Company to create additional Ordinary Capital in respect of Banff, Macduff, and Turriff Extension Railway, § 27.
- Cancelling certain of the Banff, Macduff, and Turriff Extension Railway Shares, § 28.
- Amalgamation of Formartine and Buchan Railway with the Great North of Scotland Railway, § 29.
- Exchange of Certificates of Formartine and Buchan Shares for Great North of Scotland Ordinary Stock, § 30.

- Company may create Capital in respect of Formartine and Buchan Railway, § 31.
- Preferential and guaranteed Dividends to be a Charge upon the Formartine and Buchan Railway, § 32.
- How Lien to be made effectual, § 33.
- Mode of Appointment of Judicial Factor, § 34.
- Powers of Judicial Factor, § 35.
- Judicial Factor may require separate Accounts of Revenue to be kept, § 36.
- Cancelling of certain Shares in Formartine and Buchan Railway, § 37.
- Amalgamation of Inverury and Old Meldrum Junction Railway with the Great North of Scotland Railway, § 38.
- Company to create additional Capital in respect of Inverury and Old Meldrum Junction Railway, § 39.
- Exchange of Certificates of Inverury and Old Meldrum Shares for Great North of Scotland Stock Certificates, § 40.
- Cancelling of certain Shares of the Inverury and Old Meldrum Junction Railway, § 41.
- Mortgages and Bonds of separate Companies to be a Charge on the united Undertaking, § 42.
- Power to create Debenture Stock, § 43.
- Certain authorized Capitals of the Great North of Scotland Railway Company cancelled, § 44.
- Authorizing Lease to Company of Undertakings of the Deeside Railway Company, § 45.
- Company to use Denburn Joint Passenger Station for Deeside Passenger Traffic, and not to acquire further Station Ground from the Scottish North-eastern Railway Company, under Agreement of 1855, § 46.
- Rent payable to North-eastern Railway Company for the Use of their Railway for Deeside Traffic, under the Agreement of 1855, to be a First Charge on the gross Earnings of the Deeside Railways, § 47.
- Authorizing Lease or Transfer to Company of Undertakings of the Morayshire Railway Company and also Amalgamation, § 48.
- Provisions of Lease or Transfer, § 49.
- Dissolution of Companies selling to or amalgamating with Company, § 50.
- Saving Rights of Creditors, § 51.
- Lease, Transfer, or Amalgamation to be approved by Three Fourths of Proprietors of respective Companies, § 52.
- Limitation of Tolls on Goods, &c. between Waterloo Station and Deeside Railway, § 57.
- Power to Company to raise additional Money for Purposes of Undertakings transferred or amalgamated, and to borrow in respect of those Undertakings, § 58.
- Privileges may be attached to new Shares or Stock, § 59.
- Banff, Macduff, and Turriff Extension Railway Company may abandon authorized Lines, § 63.
- Compensation for Damage to Land in respect of Railways and Tramway abandoned, §§ 64, 65.

Company to apply to Parliament for Extension of Terminus nearer Town of Macduff, § 66.

Drawback on Banff and Macduff Traffic, § 67.

Gross Tolls from Station at Lime Kilns to be same as from present Station, § 68.

As to Mileage Rates on such Traffic, § 69.

Extending Time for Completion of Extension of Banffshire Railway to Buckie, § 70.

Schedules. (Statement of Capitals of the several Companies. Agreement for Lease of Deeside Railways.)

Cap. cclxxxix.

“The Llanelly Railway and Dock Company (Further Powers) Act, 1866.” [30th July 1866.]

Recites that it is expedient to authorize the Llanelly Railway and Dock Company to construct a Pier at the Mumbles.

Consolidation Acts incorporated, §§ 2, 3.

Power to construct Pier and other Works, subject to certain Restrictions, §§ 4 to 9.

Power to raise further Capital of 40,000*l.* in Shares, and 13,300*l.* on Mortgage, §§ 10 to 18.

Three Years for compulsory Purchase of Lands and Five for completing Works, §§ 19, 20.

Approval of Works by Board of Trade required, §§ 21 to 23.

Jurisdiction of Pier-master, § 24.

Regulations as to Ballast, §§ 25, 26.

Meters and Weighers, § 27.

Rates to be paid on Vessels and on Goods, §§ 28 to 32.

Mutual Running Powers on Part of Carmarthen and Cardigan Railway and Part of Company's Railway, §§ 34 to 40.

Saving Rights of Swansea Harbour Trustees, of the Duke of Beaufort, and of the Crown, §§ 45 to 47.

Schedule (Tolls on Pier).

Cap. ccxc.

“The Muswell Hill Estate and Railways Act, 1866.” [30th July 1866.]

Recites that the Muswell Hill Estate Company (Limited) claim to be Owners of certain Lands in the Parishes of Tottenham Saint Mary, Hornsey, and Saint James, Clerkenwell (detached) in the County of Middlesex, whereof Part (hereinafter called the Alexandra Palace Grounds,) is let for a Term of 999 Years to the Alexandra Palace Company, Limited, and is being laid out in an ornamental Manner and for public Resort and Recreation, and Part is being laid out as Building Ground, and it is expedient that Railways for giving Access to the said Places of public Resort should be made in convenient Directions over the said Estate, and that the said Company, in consideration of their allowing the Part laid out for public Resort and Recreation being so used in perpetuity, should be authorized to make and maintain the said Railways, and should have Power to enter into

Agreements, with respect to the Use thereof, with the Great Eastern Railway Company, the Great Northern Railway Company, and the Edgware, Highgate, and London Railway Company, or any of them.

Incorporation of Consolidation Acts, § 2.

Power to make Railways, § 4.

Power for Company to raise Capital not exceeding 70,000*l.* by Shares or Stock, §§ 5, 6.

Shares and Stock to form a separate Capital, and called Railway Shares and Railway Stock, § 7.

Application of Monies raised by Railway Shares or Stock to Costs of Act and Construction of Railways, § 8.

Separate Accounts of Receipts from Railways; Application thereof to current Expenses with respect to Railways and Dividends upon Railway Shares and Stock, § 9.

Five Years for Completion of Works, §§ 10, 11.

Tolls on Traffic conveyed partly on the Company's Railways and partly on the Railway of another Company, § 12.

As to Junction with Great Northern Railway, § 13.

Powers as to Great Northern and other Companies, § 14.

Power to enter into Traffic Arrangements, § 15.

Power to divert Footpaths, §§ 16 to 18.

Providing for Access to St. Dunstan's Well, § 19.

Water of Mus Well not to be intercepted, § 20.

Rights of the Tottenham Local Board of Health not to be prejudiced, § 21.

Alexandra Palace Grounds to continue appropriated as a Place of public Resort after Expiration of Lease, § 25.

Cap. ccxci.

"The North British Railway (Camps, &c. Branches) Act, 1866."
[30th July 1866.]

Authorizes the North British Railway Company to make certain Railways in connexion with their System in the Counties of Linlithgow, Stirling, and Edinburgh, to be completed in Five Years, and to raise for that Purpose 40,000*l.* in Shares and 13,000*l.* by Mortgage, and to create Debenture Stock.

Cap. ccxcii.

"The Caithness Railway Act, 1866."

[30th July 1866.]

Recites that it is expedient to authorize the Construction of a Railway between Wick and Thurso in the County of Caithness, to be called "the Caithness Railway."

Incorporation of Consolidation Acts, § 2.

Company incorporated with a Share Capital of 130,000*l.*, §§ 4 to 8.

Power to divide Shares into Preferred and Deferred Half Shares, §§ 9 to 16.

Power to Highland Railway Company to subscribe 10,000*l.*, § 17.

Power to borrow 43,000*l.*, §§ 18 to 20.

Power to create Debenture Stock, § 21.

Meetings; Directors, &c. §§ 23 to 29.

Three Years for compulsory Purchase of Lands, § 31.

Five Years for Completion of Works, § 32.

Tolls for Passengers and Goods, §§ 35 to 44.

Power to Highland Railway Company to raise Money by the
Creation of Shares or Stock, §§ 45, 46.

Application of Monies raised by the Highland Railway Com-
pany, § 47.

Votes of that Company at General Meetings, § 48.

Saving Rights of the Crown, § 52.

Cap. ccxciii.

“The Liverpool Sewage Utilization Act, 1866.”

[30th July 1866.]

Recites that by the Act 9 & 10 Vict. c. cxxviii. the Council of the Borough of Liverpool were required to cause the Borough to be well and effectually sewered and drained in manner therein-after provided; and by the said Act all Sewers, together with all Buildings and other Works, Materials, and Things therewith connected, existing within the said Borough, or which should thereafter at any Time be constructed and made therein, whether constructed at the Cost of the Mayor, Aldermen, and Burgesses of the said Borough, or otherwise, were vested in the said Mayor, Aldermen, and Burgesses, and placed under the sole and entire Management and Control of the said Council, subject to the Provisions of that Act; and by the said Act it was provided that the said Council should cause to be constructed and made such and so many Main and other Sewers as should be necessary and proper for the effectual draining of the whole of the said Borough, together with all such Reservoirs, Engines, Sluices, Penstocks, and other Works as should be required for properly flushing and cleansing out such Sewers, and that it should be lawful for the said Council to cause such Sewers to communicate with and empty themselves into any public River, Stream, Watercourse, or tidal Basin, or to cause the Refuse from such Sewers to be conveyed by an appropriate Channel to the most convenient Site for its Collection and Sale, and its Application as Manure for agricultural Purposes, as might be deemed most expedient, but so that the same should in no Case become a public Nuisance or Annoyance to the Neighbourhood, and that all such Sewers and other Works and Premises should belong to the said Mayor, Aldermen, and Burgesses, and be at all Times under the Control, Care, and Management of the said Council, and their Surveyors and Officers respectively; that by “The Liverpool Sanitary Amendment Act, 1854,” the said Mayor, Aldermen, and Burgesses are empowered to contract with any Person for, and purchase and hold, any Lands, Tenements, or Hereditaments, or any Easement or Privilege in, through, over, or upon the same, within or beyond the Limits of the Boundary of the said Borough, for the Purpose

of more conveniently constructing any Sewer or Drain, or of conveying away, depositing, or otherwise disposing of the Refuse of the said Borough, or otherwise carrying into effect the Powers and Authorities of the firstly herein-recited Act and that Act, and all Persons by "The Lands Clauses Consolidation Act, 1845," authorized to sell and convey Lands are by the Enactment now in recital empowered to sell and convey Lands, Tenements, and Hereditaments, or Easements or Privileges in or over the same, for the Purposes aforesaid; that under the 28 & 29 Vict. c. 75., "for facilitating the "more useful Application of Sewage in Great Britain and "Ireland," the said Mayor, Aldermen, and Burgesses are empowered to construct Sewers, as well without as within the said Borough, for the Purpose of Outfall or Distribution of Sewage upon making due Compensation, and subject to certain Provisions and Restrictions therein contained, and are also empowered, for the Purpose of utilizing the Sewage of the Borough, to make Agreements (subject to the Restriction therein contained) as to the Supply of such Sewage and Works to be made for the Purpose of that Supply, and the Parties to execute the same and bear the Costs thereof, and the Sums, if any, to be paid for that Supply; that the Sewers of the said Borough now discharge their Contents into the River Mersey at Low Water at several Points along the Margin of such River, the most Southward of such Points being at or near Dingle Lane, and the most Northward of such Points being at or near Bank Hall; that there is situate between the Lancashire and Yorkshire Railway and the Irish Sea an Area or Tract of Waste Lands or Sands known as the Sandhills or Rabbit Warrens which is unproductive, but is capable of being converted to agricultural Purposes, and there are also in the Neighbourhood thereof other large Tracts of Land which are comparatively unproductive, but are capable of considerable Improvement, and such Conversion and Improvement would be greatly promoted by the Application of Sewage, and the Sewage of the Borough might advantageously be conveyed to the said Sandhills or Rabbit Warrens and Tracts of Land, and used for this Purpose, and the Lands lying on either Side of the Conduits or Pipes required for so conveying the Sewage might also be fertilized and improved by the Application of Sewage thereto, and the Fertilization of the said Sandhills or Rabbit Warrens, and such Application of the said Sewage thereto, and to the other Lands aforesaid, would be attended with great local and public Advantage; that the Persons named in the Act, with others, are willing to form a Company to undertake the Works necessary for the Purposes aforesaid, and for the acquiring, either permanently or for a temporary Estate or Interest, the said Sandhills or Rabbit Warrens for the Purposes of such Conversion as aforesaid; that on April 5th, 1866, Articles of Agreement were made between the said Mayor, Aldermen, and Burgesses of the one Part, and certain Persons, therein-after referred to as the Promoters or Concessionaries, of the other Part; and

thereby the Corporation granted to the Concessionaries the absolute and exclusive Right to take and use all Sewage and Sewage Matter passing through the Sewers of the Corporation in the Borough for the Term of 25 Years, computed from the Expiration of Five Years next after the passing of this Act; and in case the necessary Works for intercepting such Sewage or any Part thereof, and disposing of the intercepted Sewage otherwise than by Discharge into the River Mersey, are completed before the Expiration of Five Years from the passing of this Act, then also the absolute and exclusive Right forthwith after the Completion of any such Works, and so from Time to Time as any such Works are completed, to take and use the Sewage intercepted thereby for such further Time as may elapse before the Expiration of such Term of Five Years; and by the said Articles of Agreement Provision is made in the event therein mentioned for the Extension of such Right for a further Term of 25 Years, and so from Time to Time; and by the said Articles of Agreement it is provided that the Agreement therein contained shall only take effect in the event of the same being confirmed by or receiving the Sanction of Parliament; and it is expedient that the said Articles of Agreement should be confirmed, and Provision made for the Transfer to the Company of the Benefits and Obligations thereof; and that for giving Effect to the Objects of the Company's Incorporation it is expedient that the Company should be authorized to enter into such Agreements, and, subject to the Provisions herein-after contained, execute such Works as may be necessary or proper for effecting the Purposes aforesaid.

Incorporation of Consolidation Acts, §§ 3, 4.

Company incorporated with a Share Capital of 500,000*l.*, §§ 5 to 9.

Power to borrow 125,000*l.*, §§ 10 to 13.

Meetings; Directors, &c., §§ 15 to 21.

Confirmation of Agreement with Corporation, § 22.

Provision for Transfer of Agreement to the Company, § 23.

Power for Company and Council to enter into Contracts as to Sewage, § 24.

Power to construct Works for intercepting Sewage, Main Conduits, &c., § 25.

Communications between Liverpool Sewers and Conduits of Company, § 26.

Power to purchase Land, Easements, &c., §§ 27 to 30.

Power to use and supply Sewage for fertilizing the Land purchased, &c., and other Lands, § 31.

Provision as to Supply of Sewage to Lands, § 32.

Power to execute Works for fertilizing Purposes, § 33.

Consent of Council required to Interference with Sewage, § 34.

Powers of Act not to be exercised until 150,000*l.* of the Capital subscribed for, issued, and accepted, § 35.

- For Protection of Property of Earl of Derby and Earl of Sefton, § 36.
- No Air, Gas, or Vapour to be allowed to escape from Pipes, § 37.
- Company not to interfere with Sewers or Drains of the Earl of Derby, § 38.
- As to Construction of Pipes in Kirkdale and Bootle-cum-Linacre, § 39.
- Provision for Protection of Southport and Birkdale Park, § 40.
- For Protection of Thomas Weld Blundell, Esq., § 41.
- For the further Protection of Property of Thomas Weld Blundell, Esq., § 42.
- For the Protection of the Rev. Charles Hesketh and others, § 43.
- For the Protection of Dame Anne Scarisbrick, § 44.
- Saving Rights of Earl of Derby in certain Manors, &c., § 45.
- Saving Rights of Earl of Sefton in certain Manors, &c., § 46.
- Alteration of Water and Gas Pipes, &c., § 47.
- Company not to disturb Pipes until they have laid down others, § 48.
- Pipes not to be laid contrary to any Act, § 49.
- Company to make good all Damage, § 50.
- When Works cross Pipes Company to make a Culvert, § 51.
- Penalty for obstructing Supply of Gas or Water, § 52.
- Company to make Compensation for Damage, § 53.
- For Protection of Waterworks of Corporation, § 54.
- As to Works affecting London and North-western Railway Company, §§ 55, 56.
- Not to take or interfere with the Railway, Lands, or Works of Lancashire and Yorkshire Railway Company without Consent, § 57.
- For Protection of Litherland Local Board, § 58.
- Conduits, &c. to be constructed so as not to create a Nuisance, § 59.
- Works to be made and maintained to the Satisfaction of the Borough Engineer, § 60.
- For preventing Nuisances and Protection of Lands or Hereditaments generally, § 61.
- Nothing in Act to exempt Company from Proceedings for Nuisance, &c., § 62.
- Company to indemnify Corporation, § 63.
- Penalty on Persons obstructing Works, § 64.
- Power for ascertaining Quantity consumed by Meter, and for removing Meters, &c., § 65.
- Penalty for Use of Sewage without Agreement, § 66.
- Power of Landowners, &c. as to borrowing Money from Lands Improvement Companies extended for Purposes of this Act, § 67.
- Saving Rights of Corporation, § 68.
- Schedule (Agreement between the Corporation and Promoters).

Cap. cxciv.

"The Liverpool Central Station Railway Act, 1866."

[30th July 1866.]

Recites that by the Garston and Liverpool Railway Act, 1861, the Manchester, Sheffield, and Lincolnshire Railway Company and the Great Northern Railway Company were authorized to provide Funds jointly and equally for the Construction of the Garston and Liverpool Railway, and all the Powers for the Construction and Management of that Railway were vested in a Joint Committee appointed Half by the Sheffield Company and Half by the Great Northern Company, and called the Garston and Liverpool Railway Committee; that by the Liverpool Central Station Railway Act, 1864, the Liverpool Central Station Railway Company were incorporated with an authorized Share Capital of 500,000*l.*, and an authorized Loan Capital of 166,000*l.*, and were empowered to construct a Railway from the Garston and Liverpool Railway to Ranelagh Street in Liverpool; that by the same Act the Central Station Company and the Sheffield and Great Northern Companies, and the Garston and Liverpool Railway Committee, and any Two or more of them, were authorized from Time to Time to enter into and carry into effect Working Agreements for the Maintenance, Repair, and Management, and the Use and Working by the Sheffield and Great Northern Companies and the Committee, or any One or more of them, of the Central Station Company's Railway, and for other Purposes connected therewith; that by the Manchester, Sheffield, and Lincolnshire Railway (Purchase, &c.) Act, 1865, the Sheffield Company were authorized to subscribe towards the Undertaking of the Central Station Company to any Extent not exceeding 250,000*l.*, and to appoint One Director of the Central Station Company in respect of every 50,000*l.* so subscribed by them; that by the same Act the Manchester and Sheffield Company were authorized to raise additional Share Capital for the Purpose of their Subscription to the Central Station Company not exceeding 250,000*l.*; that by the Great Northern Railway (Junctions) Act, 1865, the Great Northern Company were authorized to raise additional Share Capital to the Extent of 150,000*l.*, and to contribute towards the Capital of the Central Station Company any Amount not exceeding One Third of such last-mentioned Capital, and to appoint One Director of the Central Station Company in respect of every 50,000*l.* so subscribed by them, and to agree to pay Interest or Dividends at a Rate not exceeding 5 per Centum per Annum on all or any Part of the Share Capital of the Central Station Company; that by the Cheshire Lines Transfer Act, 1865, the Midland Railway Company were authorized to contribute towards the Capital of the Central Station Company, and to appoint One Director of the Central Station Company in respect of every 50,000*l.* so contributed by them; that by the same Act the Midland Company were authorized to raise for the Pur-

poses of that Act an aggregate Share Capital of 660,000*l.*; that by the same Act the Directors of the Sheffield and Great Northern Companies respectively were required to appoint Four Persons, such Eight Persons to form a Committee to be called the Cheshire Lines Committee; that it was also enacted that from and after the Day of certain Payments therein directed to be made by the Midland Company all the Enactments of that Act (except those relative to the raising of additional Capital by the Sheffield and Great Northern Companies) should be read as though the Name of the Midland Company had been inserted in them together with the Names of the Two other Companies, and that the Cheshire Lines Committee should thenceforth consist of Nine Persons, of whom Three should be nominated by each Company; that it is expedient that the Powers of the Central Station Company for the Construction and Management of their authorized Railway be absolutely transferred to and vested in the Sheffield, Great Northern, and Midland Companies, and that those Powers be exercised by the Cheshire Lines Committee.

- Dissolution of Liverpool Central Station Company, § 3.
- Undertaking of Central Station Company vested in Three Companies; § 4.
- Liverpool Company's Act to apply to Three Companies, § 5.
- Saving Rights, Debts, Contracts, and Claims of Liverpool Company, §§ 6 to 20.
- Directors of Liverpool Company to wind up Affairs, § 21.
- Interests, &c. of Three Companies to be joint and equal, § 22.
- Powers to be exercised by Cheshire Lines Committee, § 23.
- Provisions as to Appointment of Committee preserved, § 24.
- Additional Duties of Committee under this Act, § 25.
- Use of Railway, § 26.
- Payments for Use of Railway, § 27.
- Disposal of Revenue, § 28.
- Expenses of managing Undertaking, § 29.
- Funds for Construction, &c., § 30.
- Actions, &c. against Committee with respect to Undertaking, § 31.
- Incorporation of Parts of Companies Clauses Consolidation Act, § 32.
- Application of Funds by Three Companies, § 33.
- Penalty if Line not completed, § 34.
- Release of Liverpool Company's Bond, § 35.

Cap. ccxcv.

"The North-eastern Railway Company's (Leeds and Wetherby Branch) Act, 1866." [30th July 1866.]

Authorizes the North-eastern Railway Company to construct a Railway from their Leeds and Selby Branch at Austhorpe to their Church Fenton and Harrogate Branch at Wetherby, to be completed in Five Years, and for that Purpose to raise a further Capital of 210,000*l.* in Shares, and 70,000*l.* by Mortgage.

Cap. ccxcvi.

“The Bute Docks Act, 1866.”

[30th July 1866.]

Recites that it is expedient to confer on the Trustees and others claiming under the Will of the late Marquess of Bute Powers with respect to the reclaiming of Mud Land, and the making and maintaining of a Dock or Basin and a Pier and Railway and other Works at Cardiff.

Incorporation of Consolidation Acts, § 2.

Commencement of Act, § 5.

Limits of Act, § 6.

Power to take and use Lands for Purposes of Act, § 7.

Lands acquired under Act to be comprised in the Trust Term, § 8.

Power for Undertakers to make Works authorized by Act, § 9.

Powers of Undertakers as to Works under Act and otherwise cumulative, § 10.

Works authorized by Act, § 11.

Provision for Great Western Company during the Construction of new Staiths, 13.

Staiths to be made to the Satisfaction of the Company's Engineer, § 14.

Staiths to be leased to the Company for 250 Years, § 15.

For Protection of the Rhymney Company, § 16.

Docks, &c. to be Part of Port of Cardiff, § 18.

Power for Undertakers to dredge Entrance to River Taff, &c., § 19.

Three Years for compulsory Purchase of Lands, § 20.

Five Years for Completion of Works, § 21.

Execution of incidental Works after Period for Completion, § 22.

Undertakers may continue and use existing Weir across the Taff upon certain Conditions, § 24.

Power to provide Steam Tugs, § 25.

Limit of Dock-master's Authority, § 26.

Undertakers to take like Rates and Charges for Vessels, &c. as under Bute Docks Act, 1865, and Graving Docks and Gridiron Rates, § 27.

Provisions of 1865 Act as to Rates, &c. apply to Docks, &c. under this Act, § 28.

Restriction of User of Pier, § 29.

Pier Tolls, § 30.

Composition for Pier Tolls, § 31.

Road made under Act to be Toll free, § 32.

Regulation of Road, § 33.

Undertakers to carry Coal gratis on the Railways under Act, § 34.

Coal, &c. to be conveyed on Railways under Act only by Undertakers, § 35.

Tolls for Passengers, Goods, &c., §§ 36 to 46.

Power for Taff Vale Company, Great Western Company, North-western Company, and Brecon Company to work

over Rhymney Low Level Line and Railways authorized by Act, § 47.
 Tolls for User of Rhymney Low Level Line, § 48.
 Undertakers not to take Toll for User of their Railways for Coal or Coke Traffic, § 49.
 Tolls to be charged on Traffic over Rhymney Low Level Line, &c., § 50.
 Payments by Railway Companies using Rhymney Low Level Line over the Railways by Act authorized, § 51.
 Taff Vale Railway Company to have Access to Bute East Dock. § 52.
 Payment of Expenses not to free from Penalty, § 53.
 Nothing to be done under Act contrary to Customs Laws, § 54.
 Saving Rights of Crown, § 55.
 Saving Rights of Trinity House, § 56.
 Undertakers to dredge Entrances to Glamorganshire Canal, § 57.
 Provisions for ascertaining sectional Area of that Entrance, § 58.
 In default of Undertakers dredging the Canal, Company may dredge at their Cost, § 59.
 Undertakers to pay the Expense of Plan, &c., § 60.
 Saving Rights of Corporation of Cardiff, § 61.
 Repeal of Section 91 of Act of 1865, § 62.
 Saving Rights of Railway Companies, § 63.
 Act not to prevent Undertakers from making Quays, &c. for their own Use, § 64.
 Saving Rights of Undertakers, § 65.
 Penarth Harbour Company may dredge, § 66.
 Saving Section 7 of 11 G. 4. & 1 W. 4. c. cxxxiii. (Local). Schedules (Rates).

Cap. ccxcvii.

"The Gwendraeth Valleys Railway Act, 1866."

[30th July 1866.]

Recites that it is expedient to separate the Kidwelly Branch and Extension from the rest of the Undertaking of the Carmarthen and Cardigan Railway Company, and to incorporate a Company for the Purposes of the said Branch and Extension.
 Incorporation of Consolidation Acts, § 2.
 Shareholders in the Kidwelly Capital incorporated, § 4.
 Kidwelly Undertaking vested in new Company, § 5.
 Contracts for Land to be executed, § 6.
 Completion of Railways secured, § 7.
 Carmarthen and Cardigan Company not to raise Capital, § 8.
 Share Capital of new Company to be 170,000*l.*, § 9.
 Power to divide Shares into Preferred and Deferred Half Shares, §§ 12 to 19.
 Power to new Company to raise on Mortgage 56,600*l.* §§ 20 to 22.
 Meetings; Directors, &c., §§ 24 to 31.
 General Saving of Rights, § 32.

Cap. ccxcviii.

“The Midland Railway Branches Act, 1866.”

[30th July 1866.]

Recites that it is expedient that the Midland Railway Company should be empowered to construct certain new Lines of Railway, to alter the Line and Levels of their authorized Railway from Spondon to Derby, to alter the Mode of Construction of their authorized Railway from Bedford to London, and to abandon the Construction of certain of their authorized Works; also to acquire additional Lands and to raise further Capital; and that certain Agreements between the Midland Company and other Companies should be confirmed, and other Powers granted to the Midland Company.

Incorporation of Consolidation Acts, §§ 2 to 5.

Power to make Railways, § 6.

Provision as to Bilborough Cut, § 7.

Power to make Deviation in Line of Hertford, Luton, and Dunstable Branch of Great Northern Railway, § 8.

Power to acquire Railway at Shirland, § 9.

Power to make Roads and execute other Works, § 10.

Power to substitute covered Way or Tunnelling for open Cutting in Construction of Portion of Bedford and London Railway, § 11.

Power to Company to raise additional Capital of 350,000*l.* in Shares, §§ 12 to 21.

Power to borrow 116,000*l.*, §§ 22, 23.

Three Years for compulsory Purchase of Lands, § 27.

Five Years for Completion of Works, § 28.

For Protection of Property of North Staffordshire Railway Company, § 32.

Penalty for obstructing Navigation, § 33.

As to crossing of Nottingham Canal, § 34.

For Protection of Works and Water Supply of New River Company, §§ 35 to 39.

Pipes of Bristol Gas and Water Companies not to be removed or injured, § 40.

For Protection of the Bristol United Gaslight Company and the Bristol Waterworks Company, § 41.

For Protection of Derby Gas Company, § 42.

Power to deviate in Construction of Roads, &c., § 43.

New Roads at Hendon to be kept in repair by the Company for a certain Period, § 44.

Provision for Repair of new Roads, § 45.

Company may abandon Portions of authorized Lines, § 46.

Compensation for Damage to Land for Purposes of Railways abandoned, §§ 47, 48.

Provision with reference to Bugsworth Branch, § 49.

Power to use Portions of Lancashire and Yorkshire and Manchester, Sheffield, and Lincolnshire Railways, § 51.

Tolls on Traffic conveyed partly on the Railway of the Company and partly on the Railways of these Companies, § 52.

- Power to use Station at Huddersfield ; Terms of such Use, §§ 53 to 56.
- Power to North Staffordshire Railway Company to use Portions of Company's Railways, § 57.
- Tolls on Traffic conveyed partly on the Two Railways, § 58.
- For protecting local Traffic of the Company, § 59.
- Power for Company to use Portion of North Staffordshire Railway Company's Railways, § 60.
- Tolls on Traffic conveyed partly on the Two Railways, § 61.
- For protecting local Traffic of the North Staffordshire Company, § 62.
- Terms of User, §§ 63, 64.
- Authorizing Agreements between Company and Vestry of St. Pancras with reference to widening, &c. of Elstree Street, § 65.
- Saving Rights of North Staffordshire Railway Company, § 66.
- Schedule (Agreements between the Companies).

Cap. ccxcix.

“ The North Metropolitan Railway Act, 1866.”

[30th July 1866.]

Recites that it is expedient to authorize the Construction of Railways between the Great Western Railway near Southall and the River Thames near the Victoria Docks, to be called “ The North Metropolitan Railway ;” and that the Company by this Act incorporated on the one hand, and the London and Saint Katharine Docks Company and the Victoria Dock Company, or either of them, on the other hand, should be empowered to enter into Contracts and Agreements ; also that Provision be made for the Use by the Company by this Act incorporated, and other Companies or Persons using their Railway, of certain Portions of the Midland and South-western Junction Railway and of the Great Eastern Railway.

- Incorporation of Consolidation Acts, § 2.
- Company incorporated, § 6.
- Power to make Railways, § 7.
- Capital to be 1,600,000*l.* in 20*l.* Shares, §§ 8 to 10.
- Power to borrow 533,000*l.*, §§ 11, 12.
- Power to create Debenture Stock, § 13.
- Meetings ; Directors, &c., §§ 16 to 23.
- Three Years for compulsory Purchase of Lands, § 24.
- Five Years for Completion of Works, § 25.
- Confirming Agreements with London and Saint Katharine Docks Company and certain other Landowners, §§ 29 to 32.
- Company to purchase Property of Adam Rivers Steele, Esquire, and of Ann Metcalfe if required, §§ 33, 34.
- For Protection of Highbury New Park Estate, § 35.
- For Protection of Twyford Abbey Estates, § 36.
- As to Construction of Works in Plaistow Marshes, § 37.
- For the Protection of the West Ham Gas Company, § 38.

Not to take Lands or interfere with Railway of Great Western Railway Company, except for the Purpose of a Junction, § 39.

Junction to be made with Great Western Railway, § 40.

Power to Great Western Company to use Railway; Terms of User, §§ 41 to 46.

Execution of Works of Railways 1. and 3. under London and North-western Railway, § 47.

Restrictions as to Works affecting the London and North-western Railway, §§ 48 to 55.

London and North-western Railway Company may use Railways, §§ 56 to 61.

As to Midland and South-western Junction Railway, § 62.

Suspending Construction of Railways 5. and 6., § 63.

Midland Company may use Railways, §§ 66 to 70.

As to Construction of Railway over Barnet, Hendon, and Midland Junction Railway, § 71.

As to Mode of crossing the Tottenham and Hampstead Junction Railway, §§ 72 to 80.

Protection of North London, Highgate, and Alexandra Park Railway, § 81.

Providing for Junction with Great Northern Railway, § 82.

Provision as to Junctions with Great Eastern Railway, §§ 84 to 93.

Running Powers for Great Eastern Railway Company, §§ 94 to 97.

Confirming Agreement with North London Railway Company, § 98.

Protection of Works and Saving the Rights of the Regent's Canal Company, §§ 99 to 103.

Saving Rights of the Grand Junction Canal Company, §§ 104 to 109.

Mode of crossing River Lee Navigation, §§ 110, 111.

Mode of crossing Road at Hackney, § 112.

Execution of the several Works affecting the Lee Navigation, §§ 113 to 117.

Works connected with the East London Waterworks Company to be executed to the Satisfaction of that Company; Saving of Rights of that Company, §§ 118 to 122.

Protection of Water Supply, Mains, Pipes, &c., of New River Company, §§ 123 to 131.

Company not to exercise Powers of Deviation on Bed, Shore, or Banks of River Thames, § 132.

Consent of Conservators to Work on Shore of Thames, § 133.

Saving Rights of the Conservators, § 139.

Shafts in Tunnel to be approved by Vestry of Saint John, Hampstead, and no Station on Heath, excepting a Passenger Station, § 140.

No Goods Station, &c. on Heath, § 141.

Company, if required, to level lower Parts of Heath with Soil excavated for Tunnel, § 142.

Streets in the Parish of Saint John, Hampstead, not to be broken up without Notice, § 143.

As to Deposit of Subsoil, § 144.

Works to be executed under Superintendence, § 145.

Company to complete Works in the Parish of Saint John, Hampstead, within Six Months, § 146.

Company to repair and reinstate Streets, § 147.

Roads, &c. to be fenced and lighted during Construction of Works, § 148.

Provision for carrying Footpaths in Hampstead over the Railway, § 149.

In case of Delay or Omissions in restoring, &c. Roads, other Parties may reinstate, § 150.

When Works cause a Diversion of Traffic in Saint John, Hampstead, Diversion to be approved by Surveyor, § 151.

Company to pay to Vestry of Saint John, Hampstead, Proportion of extra Costs incurred by them in repair of Streets, § 152.

Penalty on Company for Neglect, &c., in carrying out Provisions herein named relating to Saint John, Hampstead, § 153.

Mode of recovering Money from the Company, § 154.

Local Rates to be made good, § 155.

As to crossing of Highways in the West Ham Local Board of Health District, § 156.

For Protection of Sewers in the District of West Ham, § 157.

Describing the Construction of Bridge in the Line of the Barking Road, § 158.

The Bridge, &c. to be maintained, § 159.

Notice to be given before Commencement of Work, and free Passage to be maintained, § 160.

Local Rates to be made good in the Parish of Saint Pancras, § 161.

Plans of Works to be deposited with the Chief Surveyor of Saint Pancras, § 162.

Works to be executed under Superintendence, § 163.

District Sewers to be made good before Streets interfered with, § 164.

Estimate of Repairs to be made by Chief Surveyor and to be paid by Company, § 165.

Certain Footpaths to be preserved, § 166.

Directing Mode of crossing Highgate Road, § 167.

As to Settlement of Differences with Saint Pancras, § 168.

Alterations may be made in the Works with Consent, &c., § 169.

Company to pay to Vestry of Saint Pancras Proportion of extra Costs incurred by them in repair of Streets, § 170.

Deposit of Subsoil, § 171.

Company disturbing Pavements to reinstate them, and guard with Lights to prevent Accidents, § 172.

In the event of the Company requiring to open the Road only Half to be interfered with at once, § 173.

Works subject to "Metropolitan Building Act," § 174.

Penalty on Company for Neglect, &c. in carrying out Provisions herein contained relating to Saint Pancras, § 175.

Provision as to Payment of certain Rates in the Parish of Saint Mary, Islington, § 176.

Fourteen Days Notice to be given to Surveyor of Parish of
 Saint Mary, Islington, before breaking Roads, § 177.
 Preventing Stoppages or Obstructions of Traffic, § 178.
 For Protection of the Metropolis Turnpike Roads, §§ 179 to
 181.
 For Protection of Hampstead Heath and of Hackney Downs,
 §§ 182, 183.
 Construction of Bridges over public Streets within the Limits
 of the Metropolis, § 184.
 Bridges over Cuttings in public Roads and Streets, § 185.
 For Protection of Sewers of Metropolitan and other Boards,
 § 186.
 For Protection of Works of Havering, Dagenham, &c. Com-
 missioners of Sewers, § 187.
 For Protection of Sewers of South Hornsey Local Board,
 § 188.
 Tolls for Passengers and Goods, §§ 190 to 199.
 Trains for Labouring Classes, §§ 200 to 203.
 Power to run over and use Portions of Midland and South-
 western Junction and Great Eastern Railways, §§ 204 to
 208.
 Saving Rights of the Corporation of London, § 209.
 Saving Rights of Her Majesty's Principal Secretary of State
 for the War Department, § 210.
 Schedules (Agreements confirmed by the Act).

Cap. ccc.

"The Weardale and Shildon District Waterworks Act,
 1866." [30th July 1866.]

Recites that it is expedient to grant Powers for better supply-
 ing the Weardale and Shildon District and other Places in
 the County of Durham with Water.

Incorporation of Consolidation Acts, § 2.

Company incorporated, § 4.

Limits for Supply of Water, § 5.

Share Capital to be 150,000*l.*, § 6.

Power to borrow 37,500*l.*, §§ 10 to 12.

Meetings; Directors, &c., §§ 14 to 19.

Construction of Works, §§ 20 to 24.

Limiting compulsory Power to purchase Lands or Easements,
 § 25.

Power to take Water, § 26.

Compensation Water to be supplied by Company, § 27.

Company to maintain Gauges, § 28.

Penalty on Default in Compensation Supply, § 29.

Water not to be laid on under Pressure, § 30.

Ten Years for Completion of Works, § 33.

For Protection of Wolsingham Park Estate, §§ 34, 35.

Power to purchase existing Waterworks, § 36.

Rates at which Water is to be supplied, §§ 37, 38.

Penalty for Injury to and fraudulent Use of Meters, &c., § 39.

For preventing Waste of Water, § 44.

Power to enter into Contracts with the Bishop Auckland Local Board of Health, § 50.

Works affecting the North-eastern and West Durham Railways to be done under the Inspection of their respective Engineers, § 51.

Cap. ccci.

“ The East India Irrigation and Canal Act, 1866.”

[30th July 1866.]

Recites that by “ The East India Irrigation and Canal Act, 1861,” the East India Irrigation and Canal Company were incorporated for the several Purposes in the said Act mentioned, but it was provided that such of them only should be carried out or into operation as should be agreed upon between the Company and the Secretary of State in Council or the Supreme or any of the Local Governments of India; that the Capital of the Company was stated to be in the first instance 2,000,000*l.*, whereof the First Issue, amounting to 1,000,000*l.*, had already been made, and it was enacted that the Remainder should be issued at such Times, to such Persons, and in such Manner as the Company might from Time to Time think fit; and the Company were empowered at any Time or Times to increase the Capital by such an Amount as might be deemed necessary for Carrying into effect, or in consequence of or with reference to, any Contract or Agreement with the Secretary of State in Council, or the Supreme or other Local Governments, by the Creation of new Shares as in the said Act mentioned; and it was provided that if from Time to Time it should be found desirable and practicable to raise any further Capital for any Work or Undertaking separate and distinct from the other Works or Undertakings of the Company, and to keep such Capital and the Income to be derived from the Outlay thereof separate and distinct from the other Capital and Income of the Company, it should be lawful for the Company, as in the said Act mentioned, to raise and apply such separate Capital accordingly, and the Company were authorized, when and so soon as the whole of their Capital for the Time being issued should have been subscribed for, and One Half of such Capital should have been paid up, to borrow on Mortgage to an Amount equal to One Third of such Capital; that the Company have issued a First Capital of 1,000,000*l.* in 50,000 Shares of 20*l.* each, of which 48,215 Shares, representing a nominal Capital of 964,300*l.*, have been subscribed for, and in respect of which upwards of 650,000*l.* have been paid up; that the Company have entered into a certain Contract with the Secretary of State in Council, set forth in the Schedule to this Act, authorizing them to execute Works for Irrigation, Navigation, and the Supply of Water, and for other Purposes, throughout the District and Deltas of the Rivers Mahanuddy, Byturnee, and Brahminy, and their Affluents, and a main Irrigation and navigable Canal to connect such Works with Calcutta, to-

gether with all Channels necessary to irrigate and accommodate with Means of Water Transport the Lands of the several Districts through which such main Canal should pass ; that in pursuance of the said Contract the Company have submitted to the Secretary of State in Council Plans for certain Sections of the Works to be executed thereunder, and have executed and are proceeding with certain of the Works shown upon such Plans, and have expended thereupon 550,000*l.* and upwards ; that it is expedient that the Works embraced by the Orissa Contract should form a separate Undertaking of the Company within the Meaning of the recited Act, and that the Capital issued as aforesaid shall be the First Capital in respect of the Orissa Undertaking, and that, notwithstanding the whole Capital issued as aforesaid has not been subscribed for, the Company should be authorized to borrow 320,000*l.* on Mortgage of the Orissa Undertaking ; that it is also expedient that Provisions should be made for the Cancellation and Surrender of Shares and the Re-issue of the Capital represented by such Shares, also for raising other Parts of the Capital by the Issue of Shares or Stock or of Debenture Stock, also for the Exercise by the Directors of the Powers conferred upon the Company of raising separate Capital for separate Undertakings, and for extending the Powers of the Company with reference to the temporary Investment of Capital.

Company may raise Balance of their authorized Capital and further Capital for Orissa Project distinct from the Capital raised, § 3.

Capital may be raised and kept distinct for separate Undertakings, § 4.

Power to Company to cancel forfeited Shares, § 5 to 9.

As to Surrender of Shares, §§ 10, 11.

Power to create Shares in lieu of cancelled, forfeited, &c. Shares, § 12.

Regulations as to Creation and Issue of ordinary Shares and new ordinary Stock, § 13.

Capital required for Orissa Undertaking to form a separate Capital, § 22.

Power to borrow on Mortgage 320,000*l.*, § 23.

Power to issue Debenture Stock, §§ 24 to 34.

Power of investing Capital until required enlarged, § 35.

Repeal of Limit as to Number of Proxies, § 36.

Schedules (Contract between the Company and the Secretary of State for India).

Cap. cccli.

“ The Madras Irrigation and Canal Act, 1866.”

[30th July 1866.]

Recites that by “ The Madras Irrigation and Canal Act, 1858,” the Madras Irrigation and Canal Company were incorporated for the several Purposes in the said Act mentioned,

with a Capital of 2,000,000*l.*, with Powers to increase such Capital as in the said Act mentioned, and by "The Madras Irrigation and Canal Accounts Act, 1863," the Powers of the Company were extended, and Provisions were enacted with reference to their Share Capital, and for the Purpose of carrying out an Agreement or Contract dated the 3rd Day of June 1863, set forth in the Schedule to the last-mentioned Act, and made between the Secretary of State in Council and the Company, for the Execution by the Company of a Scheme of Works for the Supply of Water for Irrigation and for Navigation and other Purposes in certain Districts of the Presidency of Madras, which Scheme is in such Contract described as "the Toombuddra Project;" that a Supplementary Arrangement between the Secretary of State in Council and the Company is in contemplation with reference to the Capital and Operations of the Company, which it is expedient should be authorized by Parliament, and also that Provision should be made for the cancelling and Surrender of Shares, and for raising Capital by the issuing of Debentures and by the Creation of Shares or Stock.

Company may borrow and Government to lend on Debentures up to 600,000*l.* for Canal and Works from Soonkasala to Cuddapah, § 3.

If said Canal not completed by 1st July 1871, Government may purchase it, § 4.

Contract of 3rd June 1863 to remain otherwise unaffected, § 5.

Power to Company to borrow to pay off Debentures given to Government, § 6.

If Shares 1 to 50,000 converted into Stock, Holders to be entitled to Guarantee, § 7.

Nothing in this Act to bind Secretary of State to carry into effect the contemplated Agreement, § 8.

Power to Company to cancel forfeited Shares, §§ 9 to 13.

As to Surrender of Shares, § 14.

No Money to be paid for Cancellation or Surrender, § 15.

Power to create Shares in lieu of cancelled, forfeited, &c. Shares, § 16.

Regulations as to Creation and Issue of ordinary Shares or new ordinary Stock, § 17.

Appropriation of new Stock or Shares, §§ 19 to 24.

Regulations as to Creation and Issue of Debenture Stock, §§ 26 to 37.

38. Provided, That the Holders of any Mortgage, Bond, or Debenture to be issued by the Company shall not have any Right or Remedies upon, over, or against the guaranteed Interest payable by the Secretary of State in Council upon the said Capital of 1,000,000*l.* under the said Contract of 3rd June 1863, which shall belong and be paid to the Owners for the Time being of the said Shares Number 1 to 50,000, both inclusive, or the guaranteed Stock into which such Shares shall have been converted or consolidated as aforesaid.

Mortgages,
Bonds, De-
bentures, or
Debenture
Stock not to
prejudice or
affect Gua-
rantee.

Cap. ccciii.

“ The Ryde Station Act, 1866.”

[30th July 1866.]

Recites that it is expedient to grant Powers for making a Railway and Central Station, and erecting Slaughter-houses, at Ryde in the Isle of Wight.

Incorporation of Consolidation Acts, § 2.

Company incorporated, § 4.

Power to make Railway, § 5.

Company to make a Road to Saint John's Park at Ryde; Lands of Mr. Ratcliffe and certain Lands of Mr. Mitchell at Ryde not to be taken compulsorily, § 6.

As to Junction with the Isle of Wight Railway Company, § 7.

Capital to be 65,000*l.* in Shares, §§ 8 to 10.

Power to borrow 21,600*l.*, §§ 11 to 13.

Meetings; Directors, &c., §§ 15 to 20.

Two Years for compulsory Purchase of Lands, § 21.

Four Years for Completion of Works, § 22.

Company not to take by Compulsion certain Properties in the Parish of Newchurch, § 23.

Esplanade to be a Turnpike Road for the Purposes of this Act, § 26.

Company to provide and maintain substituted Boathouse, &c. for Coastguard Purposes, §§ 28 to 30.

Company to provide new Coastguard Station, § 31.

Open Pile Work below High-water Mark, § 32.

Powers reserved to Admiralty as to Plans, &c., § 33.

Company to lay down Moorings, § 34.

Central Station to be a Passenger Station only, § 35.

For Protection of Owner, &c. of Beachlands House, Ryde, § 36.

For Protection of Road in Parish of Newchurch, §§ 37 to 39.

Company may erect Slaughter-house in Parish of Saint Helen's, § 40.

Tolls and Charges, §§ 42 to 50.

Power to enter into Traffic Arrangements with Isle of Wight Railway Company, § 51.

Power to Isle of Wight Railway Company to use intended Railways, Pier, and Tramway, § 52.

Terms of such User, § 53.

Saving Rights of the Crown, § 54.

Schedule (Rates and Tolls for Slaughter-house).

Cap. ccciv.

“ The Aberdare and Central Wales Junction Railway Act, 1866.”

[30th July 1866.]

Recites that it is expedient to authorize the making of a Railway from the Taff Vale Railway at Aberdare to the Neath

and Brecon Railway at Capel Coelbren, with a Branch to the Vale of Neath Railway.

Incorporation of Consolidation Acts, §§ 2, 3.

Company incorporated with a Share Capital of 210,000*l.*, §§ 4 to 6.

Power to Central Wales Railway Company, to Central Wales Extension Railway Company, and to Neath and Brecon Railway Company respectively to subscribe and to apply Funds for that Purpose, §§ 9 to 11.

Power to borrow, 70,000*l.*, §§ 12 to 14.

Meetings; Directors, &c., §§ 16 to 21.

Three Years for compulsory Purchase of Lands, § 23.

Five Years for Completion of Works, § 24.

For Protection of Works, &c. of Vale of Neath Company, §§ 27 to 30.

Tolls for Passengers, Animals, and Goods, §§ 33 to 42.

Power to enter into Traffic Arrangements with other Railway Companies, §§ 43, 44.

Power to Central Wales, Central Wales Extension, and Neath and Brecon Railway Companies to raise Money by the Creation of Shares or Stock, § 45.

Cap. cccv.

“The New Romney Railway Act, 1866.”

[30th July 1866.]

Recites that it is expedient to authorize the Construction of a Railway in the County of Kent, to be called “the New Romney Railway.”

Incorporation of Consolidation Acts, §§ 2, 3.

Company incorporated with a Share Capital of 85,000*l.*, §§ 4 to 6.

Power to divide Shares into Preferred and Deferred Half Shares, §§ 9 to 16.

Power to borrow 28,300*l.*, §§ 17 to 19.

Meetings; Directors, &c., §§ 21 to 26.

Three Years for compulsory Purchase of Lands, § 28.

Communication with the South-eastern Railway, § 29.

Five Years for Completion of Works, § 30.

Tolls for Passengers, Animals, and Goods, §§ 33 to 42.

Limiting Charge for Jetties, § 43.

Power to enter into Traffic Arrangements with other Railway Companies, § 44.

Saving Rights of the Crown, § 46.

Cap. ccvii.

“The Brecon and Llandovery Junction Railway Amendment Act, 1866.”

[30th July 1866.]

Extends the Time for purchasing Land by Compulsion and for completing the Railway from Defynnock, to Llandovery, limited by the Company's Act 26 & 27 Vict. c. cci., and authorizes the Company to use certain Railways of the Brecon and Merthyr Tydfil Company.

Cap. cccvii.

**"The Great Western Railway (Further Powers) Act,
1866."** [30th July 1866.]

Recites that it is expedient that the Great Western Railway Company should be empowered to construct the Railways and other Works in this Act mentioned, and to acquire additional Lands for Purposes connected with their Undertaking, and that the Company and the Stratford-upon-Avon Railway Company should be empowered to acquire certain Lands in the Parish of Old Stratford in the County of Warwick, and to enter into Agreements with reference to the Construction upon such Lands of a Joint Station, and the Adaptation, Maintenance, Management, and Use thereof, and otherwise in relation thereto; that by "The Penarth, Harbour, Dock, and Railway Leasing Act, 1863," the Penarth Company are required to afford certain Facilities for Traffic passing to or from the South Wales Railway of the Company, and it is expedient that such Facilities should be extended to Traffic passing to and from certain of the Railways by this Act authorized; also that the Period limited by "The Oxford, Worcester, and Wolverhampton Railway Act, 1859," for the Purchase of Lands for the Construction of an Embankment or Embankments in lieu of Viaducts in the Parish of Kingswinford in the Hamlet of Amblecote in the Parish of Hagley, and in the Foreign of Kidderminster, should be extended; also that the Period limited by "The West Midland Railway (Additional Works) Act, 1862," for the Construction of the Railways first, secondly, and thirdly described in and authorized by that Act should be extended; also that further Provision should be made for the Sale of certain superfluous Lands held by the Company, and certain other superfluous Lands held by the Company and the North-western Company in connexion with the Birkenhead Railway and with the Joint Stations at Chester and Shrewsbury respectively; also that further Provision should be made and additional Powers conferred on the Company with reference to the Gauge of Portions of their Undertaking; also that the Wellington and Drayton Railway Company, the Nantwich and Market Drayton Railway Company, the Stourbridge Railway Company, the Henley-in-Arden Railway Company, the Berks and Hants Extension Railway Company, and the Stratford-upon-Avon Railway Company, or any or either of such Companies, should be empowered to transfer their Undertakings respectively to the Company, and that the Company should be empowered to accept such Transfer; also that the Tenbury Railway Company should be empowered to grant a Lease of or to transfer their Undertaking to the Company and the North-western Company jointly, and that those Companies should be empowered jointly to accept any such Lease or Transfer, and that the Tenbury Railway Company and the Company and the North-western Company should be empowered to enter into and carry into effect Agreements as in this Act provided; also

that the Company and the London and South-western Railway Company are Lessees of and work the Railways of the Weymouth Company, and in respect thereof pay an annual Rent to the Weymouth Company, and it is expedient that the Company and the South-western Company on the one hand, and the Weymouth Company on the other, should be empowered to make Agreements with reference to the Rent or other Consideration now payable by the Company and the South-western Company, or either of them, to the Weymouth Company, and for the Substitution in lieu of the Rent or other Consideration of Shares or Stock in the respective Undertakings of the Company and the South-western Company, and otherwise in relation thereto, and that the Company and the South-western Company should be empowered to issue Shares or Stock in pursuance of any such Agreement; also that further Provision be made with respect to the Joint Stations at Chester and Hereford respectively belonging to the Company and the North-western Company jointly, and with respect to the Joint Station at Shrewsbury belonging to the Company, the Shrewsbury and Hereford Railway Company, and the Shropshire Union Railways and Canal Company, and that the said Companies respectively should be empowered to make Agreements with respect to such Joint Stations; also that the Company on the one hand, and the South-western Company on the other hand, should be empowered to make Agreements with reference to the Management, Use, working, running over, and Maintenance of Portions of the Railways belonging to them respectively, and with respect to the Interchange and Transmission of Traffic upon and over and between their Railways respectively; also that the Company should be empowered to make Agreements with the Owners of Steam and other Vessels trading or intending to trade from or near any Port or Place where there is from Time to Time a Station of the Company, or where they carry on Traffic, with respect to the Conveyance, forwarding, and Delivery of Traffic passing or intended to pass over the Railways of the Company, and conveyed or intended to be conveyed by the Steam or other Vessels of those Owners; also that the Agreement between the Company and the Committee of Commoners of Malvern with reference to the Compensation for commonable Rights over certain Lands in the Parish of Great Malvern (a Copy of which is contained in Schedule (B.) to this Act) should be confirmed; also that Provision should be made for the stopping up and Discontinuance of a Portion of the old Turnpike Road leading from Worcester to Newtown, and that the Company and the Trustees of the Worcester Turnpike Roads should be empowered to enter into Agreements; also that the Company be authorized to raise a further Sum of Money for the Purposes of this Act, and for the general Purposes of their Undertaking, and that they should also be authorized to convert the different Sections of their Ordinary Stock into One uniform consolidated Stock, and

- that further Provision should be made with respect to other Shares or Stock in the Company.
- Incorporation of Consolidation Acts, §§ 2, 3.
- Power to make Railways, § 4.
- Company may execute other Works, §§ 6 to 8.
- Company may acquire other Lands, § 9.
- Certain Lands not to be taken without Consent, § 10.
- For Protection of the Uxbridge Road, § 11.
- For Protection of Local Board of the Borough of Reading, § 12.
- Company and Stratford-upon-Avon Railway Company may purchase Lands, § 13.
- Company may consolidate existing Stocks into One Stock § 14.
- Proprietors of Stock may transfer the same, § 15.
- Register of Stock, § 16.
- As to Exchange of Certificates, § 17.
- One Capital Account to be opened after the Amalgamation of the Ordinary Stocks, § 18.
- Company may cancel Berks and Hants Extension Shares and issue Preference Stock, § 19.
- Company may convert Henley Subscription into Stock, § 20.
- Company may convert Wilts and Somerset redeemable Stock into irredeemable Stock, § 21.
- Company may create a new Stock in lieu of the unissued Four and a Half per Cent. redeemable Preference Stock of the Company, § 22.
- Declaring present Capital and authorizing Shares or Stock for Amount not created, § 23.
- Power to create new Shares or Stock for general Purposes, § 24.
- Power to borrow on Mortgage, § 25.
- Limiting Powers of existing Acts, § 26.
- Power to assign preferential Dividends to Shares or Stock to be created under this Act, § 27.
- Power to cancel unissued Shares or Stock, § 28.
- As to Amount, Payment, and Disposal of Shares and Stock, §§ 29 to 35.
- Power to convert Shares into Stock, § 36.
- Stock to retain Preference, &c., § 37.
- Provisions of Companies Clauses Act as to Mortgages incorporated, § 38.
- Former Mortgages to have Priority, § 39.
- Saving Priorities of existing Preference Shareholders, § 40.
- Dividends to be calculated to 31st January and 31st July in each Year, § 41.
- Three Years for compulsory Purchase of Lands, § 43.
- Five Years for Completion of Works, § 44.
- Limiting Period of Five Years for Completion of Roads and other Works, § 45.
- Mode of constructing Works, §§ 46 to 52.
- For Protection of Birmingham Canal, §§ 53 to 59.
- As to Bridges, &c. in Borough of Cardiff, § 60.

- For Protection of Sewers of Metropolitan and other Boards, § 61.
- Applying Provisions of Penarth Company's Act of 1863, § 62.
- Extension of Time for Construction of Railways authorized by "West Midland Railway (Additional Works) Act, 1862," §§ 63, 64.
- Extension of Time for Purchase of Lands for Construction of Works authorized by "The Oxford, Worcester, and Wolverhampton Railway Act, 1859," § 65.
- As to Sale of certain superfluous Lands by Company, § 66.
- As to Sale of certain Lands acquired for Purposes of Birkenhead Railway and Chester and Shrewsbury Joint Stations, § 67.
- Further Provision as to Gauge, § 68.
- Providing for a Footbridge at Thomas Street, Newport, § 69.
- Company and Forest of Dean Central Railway Company may make Agreements, § 70.
- Confirming Agreement with Committee of Commoners of Malvern, § 71.
- Authorizing Agreements with Trustees of Worcester Turnpike Roads, § 72.
- Authorizing Agreements between Company and Stratford Company as to Joint Station, § 73.
- Authorizing Transfer to Company of the Undertakings of other Companies, § 74.
- Authorizing Lease or Transfer to Company and North-western Company of Undertakings of Tenbury Company, §§ 75 to 82.
- Company may raise further Capital for the Purposes of Transfer, § 83.
- Company may exercise Borrowing Powers of transferring Company, § 84.
- Authorizing Agreements between Company, South-western Company, and Weymouth Company, § 85.
- Company and South-western Company may issue Shares or Stock in pursuance of Agreement, § 86.
- Providing for Exchange of Certificates, § 87.
- Borrowing Powers may be exercised by London and South-western Company in certain Events, § 88.
- Further Provisions as to Joint Stations at Chester, Hereford, and Shrewsbury, § 90.
- Power for Tenbury Railway Company, North-western Company, and Company to enter into Traffic Arrangements, § 91.
- Tolls on Traffic conveyed partly on different Railways, § 92.
- Power to enter into Traffic Arrangements with South-western Railway Company, § 93.
- Tolls on Traffic conveyed partly on the Railway and partly on the Railway of the Company, § 94.
- Company may make Traffic Agreements with Owners of Steam Boats, § 95.

Saving Rights of respective Sections of the Company as between themselves, § 96.

Saving Rights of the Nantwich and Market Drayton Railway Company, § 97.

Saving Rights of Reading Local Board of Health, § 98.

Schedules (Agreements, &c.)

Cap. cccviii.

“ The Greenock and Shaws Water Transfer Act, 1866.”
[30th July 1866.]

Recites that by the 3 & 4 Vict. c. xxvii., intituled “ An Act for
“ the further Improvement of the Town of Greenock, for
“ better lighting and supplying the same with Water, for
“ regulating the Police thereof, and for other Purposes con-
“ nected therewith,” Trustees were appointed for effecting the
Ends and Purposes of the said Act, and carrying the same
into execution, and the said Trustees proceeded to put the said
Act into execution, and they and their Predecessors, among
the Purposes referred to in the said Act, and in the Acts
therein recited, constructed and maintained Waterworks
and other Works; that by the 6 Geo. 4. c. cvi., intituled
“ An Act for collecting the Shaws Water, and applying the
“ same to the driving Mills and Machinery near the Town of
“ Greenock in the County of Renfrew, and for supplying the
“ said Town and Harbour thereof with Water,” the Shaws
Water Joint Stock Company was incorporated for the Pur-
poses set forth in the said Act, and was empowered to
construct and maintain Waterworks and other Works for
the said Purposes, and the Company proceeded to put the
Act into execution, and constructed Waterworks and other
Works; that by a Deed of Agreement betwixt Shaws Water
Joint Stock Company and the Greenock Trustees, dated 1st
and 9th October 1838 the Shaws Company undertook for
for the Space of 999 Years to supply the Trustees with a
certain daily Quantity of Water, and to run the same into
their Reservoir, and to lay Pipes for the Supply of the same
to the Inhabitants on the Condition therein mentioned, for
which Causes the Trustees thereby renounced all their
Right to supply Water to the Ships and Vessels at the Port
of Greenock during the Currency of the said Agreement,
under the Declaration therein contained, and they further
engaged to refrain from supplying Water to the then exist-
ing or any future public Works or Manufactures, and to
refrain from supplying Water to private Dwelling Houses
or any Privilege Pipe therein described, excepting as therein
mentioned, the Understanding and Bargain being that the
public Wells and private or Privilege Pipes which had been
already granted should be the only Supply of Water which
the said Trustees should furnish to the Inhabitants, all under
the Stipulations and Conditions in the said Deed of Agree-
ment contained; that another Act, the 8 & 9 Vict. c. lxxii.,
intituled “ An Act to enable the Shaws Water Joint Stock
“ Company to increase the Supply of Water for driving Mills

"and Machinery near the Town of Greenock, and for the Use of the Inhabitants of the said Town and Harbour thereof;" has also been put in execution by the said Company; that by the 28 & 29 Vict. c. ccc., intituled "The Greenock Police and Improvement Act, 1865," the Powers and Property of the Trustees under the first-recited Act, including those in regard to Water, were transferred to the Body of Trustees thereby incorporated as "the Board of Police of Greenock;" that having regard to the Wants and Conveniences of the rapidly increasing Population, Trade, and Manufactures of the said Town and Suburbs, and Places adjacent, and Harbours and Shipping frequenting the same, it is expedient that the Undertaking vested in the Board of Police under the last-recited Act, in so far as regards Water, should be placed under the Control, Regulation, and Management of the Trustees for carrying this Act into execution, and that those Trustees should, upon Terms and Conditions agreed upon between the said Board of Police and the Shaws Water Joint Stock Company, be authorized to acquire the Undertaking of that Company, that that Undertaking may be placed under the same Control, Regulation, and Management, and that for such Purpose the whole Rights and Privileges, Lands, Buildings, Streams, Reservoirs, Works, and other Property, as regards the Supply of Water of the said Police Board and of the said Water Company, should be vested in the Trustees under this Act for and on behalf of the Community of the said Town; and that whereas a Deed of Agreement entered into by the said Board of Police and the Shaws Water Joint Stock Company for carrying into effect such Transfer by the said Company to the Trustees under this Act is contained in the Schedule (A.) to this Act appended, in order that the same may be ratified and confirmed.

Commencement of Act and Repeal of Acts, § 3.

Consolidation Acts incorporated, §§ 4 to 6.

Number and Qualification of the Water Trustees, § 7.

Incorporating Water Trustees, § 8.

Provost to be a Trustee and Chairman, § 9.

Election of Water Trustees, § 10.

Trustees to be elected in room of those dying, resigning, or losing Office, § 11.

First and other Meetings of Water Trustees, §§ 12 to 17.

Accounts to be audited, § 18.

Inspection of Accounts by Ratepayers at stated Times, § 19.

Penalty for refusing Inspection of Accounts, § 20.

Copy of Accounts to be sent to Town Clerk, § 21.

Water Trustees to report yearly to Board of Police, § 22.

Water Rights of Board of Police to vest in Water Trustees, § 23.

Confirmation of Agreement between Board of Police and Water Company, § 24.

Price to be paid to the Company, §§ 25.

Conveyance to be executed by the Company, § 26.

- Repeal of Water Company's Acts, § 27.
Undertaking of the Water Company vested in Water Trustees, § 28.
Restriction as to making Cuts, Aqueducts, &c, § 29.
As to Ascent to Bridges, § 30.
Unpaid Dividends to be consigned in Bank, § 31.
Water Company to subsist for the Purpose of executing this Act, and Directors to continue in Office, § 32.
Dissolution of Water Company, § 33.
Water Trustees and Water Company may enter into Agreements for carrying Act into execution, § 34.
Bonds, Obligations, &c. granted in favour of the Board of Police and Water Company to remain in force, § 35.
Debts and Liabilities of Water Company to be discharged by the Water Trustees, § 36.
Actions not to abate, § 37.
Proceedings under the recited Acts saved, § 38.
Water Trustees may alter and enlarge Pipes, § 39.
As to laying Pipes along Roads, § 40.
Water Trustees to acquire Rights to Water and make Reservoirs, &c., § 41.
Lands not required may be disposed of, § 42.
Trustees may dispose of Situations for Mills, &c., § 43.
Water Trustees may contract to supply Water to Mills, &c., § 44.
Trustees may supply Mills, &c. not on the Line of the Aqueducts, § 45.
Persons not to make Aqueducts, &c. without Consent, § 46.
Compensation provided for the Cartsburn Burn, § 47.
Limits of Act, § 48.
Supply of Water within the Limits for compulsory Supply, § 49.
Cisterns to be constructed to prevent Waste and Impurity, § 50.
Owners to provide and maintain Service Pipes, &c., § 51.
Water Trustees to supply Water for Sanitary Purposes, § 52.
Water Trustees may supply Water for other than the before-mentioned Purposes, § 53.
Public Fountains or Stand Pipes to be put up, § 54.
Water Trustees to estimate Sums required, § 55.
Domestic Water Rates to be levied, § 56.
Public Water Rate to be levied, § 57.
Rates beyond Limits of compulsory Supply, § 58.
Water to be supplied to Shipping, and Rates, § 59.
Rates for Water to be regulated so as not to exceed Expenses, § 60.
Assessment of Rates, § 61.
Unoccupied Premises may be included in Rates, § 62.
Rates on Mills and other Manufactories on Shaws Water, § 63.
Power to rate the Owners of Houses in certain Cases, §§ 64, 65.
Exemption of unfeued Lands, § 66.
Form of Rate, § 67.
Rate to be open to Inspection of Ratepayers, § 68.

Rates may be amended, § 69.

Public Rates to be open to Inspection of the Water Trustees and others, § 70.

Notice to be given of every Rate, § 71.

Any Person aggrieved may lodge Objections and be heard before the Water Trustees or a Committee named, by them, § 72.

Appeal to Sheriff against Rates, § 73.

Second Notice of every Rate to be given to Defaulters, § 74.

Recovery of Rates, § 75.

Regulating Sales of Effects for Payment of Assessments, § 76.

Collector to account for Surplus Proceeds of such Sales, § 77.

Providing Appeal against oppressive Proceedings of Collector, § 78.

Assessment for First Year, § 79.

Water Company may levy Rates from Whitsunday 1866 to Whitsunday 1867, § 80.

Power to borrow on Mortgage, § 81.

Mortgages to be signed by Three Water Trustees, and may be transferred by Indorsation, § 82.

Water Trustees may borrow on a Cash Account opened in Name of Water Trustees, § 83.

Water Trustees may fund Debt and issue Certificates of funded Debt, § 84.

Annuity to be paid, § 85.

Power to grant Terminable Annuities in lieu of borrowing, § 86.

Register of Holders of funded Debt to be kept, § 87.

Transfer of funded Debt, § 88.

Security of Holders of funded Debt and Terminable Annuities, § 89.

Water Trustees may pay off Mortgages or Debts by Agreement, § 90.

Treasurer to report when borrowing Powers exhausted, § 91.

Arrears may be enforced by Appointment of Judicial Factor, § 92.

Powers and Duties of Judicial Factor, § 93.

Application of Money borrowed, § 94.

Fixing Proportion of existing Debt applicable to Water Trust, § 95.

Payment by Water Trustees to Board of Police of Interest on Proportion of Debt, § 96.

Water Trustees may pay off their Portion of Debt, § 97.

Water Trustees may borrow to pay off their Portion of existing Debt, or may grant Mortgages to existing Creditors, § 98.

On Payment of Portion of Debt Water Trustees and Board of Police to be respectively freed of each other's Debt, § 99.

Sinking Fund, § 100.

Rights of fishing saved, § 101.

Saving Rights of Sir Michael Robert Shaw Stewart and others, § 102.

Powers of Water Trustees to be limited until Water Company's Undertaking vested, § 103.

Water Company may sue Water Trustees for Implement of Agreement, § 104.

Greenock Police and Improvement Act not to be affected, § 105.

Application of Public Act not to be prevented, § 106.

Schedules (Agreement between Water Company and Police Board. Rates for Supply of Shipping. Forms, &c.)

Cap. cccix.

“The Greenock Water (Additional Works) Act, 1866.”

[30th July 1866.]

Recites that by the 3 & 4 Vict. c. xxvii., intituled “An Act for the further Improvement of the Town of Greenock, for better lighting and supplying the same with Water, for regulating the Police thereof, and for other Purposes connected therewith,” Trustees were appointed for effecting the Ends and Purposes of the said Act, and carrying the same into execution, and the said Trustees proceeded to put the said Act into execution, and they and their Predecessors have, among the Purposes referred to in the said Act and Acts therein recited, constructed and maintained Waterworks and other Works; that by the 6 Geo. 4. c. cvi., intituled “An Act for collecting the Shaws Water, and applying the same to the driving Mills and Machinery near the Town of Greenock in the County of Renfrew, and for supplying the said Town and Harbour thereof with Water,” the Shaws Water Joint Stock Company was incorporated for the Purposes set forth in the said Act, and was empowered to construct and maintain Waterworks and other Works for the said Purposes, and the Company proceeded to put the Act into execution, and constructed Waterworks and other Works; that by a Deed of Agreement betwixt Shaws Water Joint Stock Company and the Greenock Trustees, dated 1st and 9th October 1838, the Company undertook for the Space of 999 Years to supply the Trustees with a certain daily Quantity of Water, and to run the same into their Reservoir, and to lay Pipes for the Supply of the same to the Inhabitants on the Condition therein mentioned, for which Causes the Trustees thereby renounced all their Right to supply Water to the Ships and Vessels at the Port of Greenock during the Currency of the said Agreement under the Declaration therein contained, and they further engaged to refrain from supplying Water to the then existing or any future public Works or Manufactures, and to refrain from supplying Water to private Dwelling Houses or any Privilege Pipe therein described, excepting as therein mentioned, the Understanding and Bargain being that the public Wells and private or Privilege Pipes which had been already granted should be the only Supply of Water which the Trustees should furnish to the Inhabitants under all the Stipulations and Conditions in the said Deed of Agreement contained; that the 8 & 9 Vict. c. lxxii., intituled “An Act to enable the Shaws Water Joint Stock Company to increase the

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"Supply of Water for driving Mills and Machinery near the Town of Greenock, and for the Use of the Inhabitants of the said Town and Harbours thereof," has also been put in execution by the said Company; that by the 28 & 29 Vict. c. ccc., intituled "The Greenock Police and Improvement Act, 1865," the Powers and Property of the Trustees under the first-recited Act, including those in regard to Water, were transferred to the Body of Trustees thereby incorporated as "the Board of Police of Greenock;" that the Board of Police has entered into an Agreement with the Shaws Water Joint Stock Company for acquiring the whole Works, Property, Powers, and Privileges of the said Company, to confirm which Agreement a Bill has been brought into Parliament to repeal the recited Acts in so far as regards the Supply of Water, and cancel the Agreement confirmed by the first-recited Act, and to transfer the Undertaking of the said Water Company, and also to transfer the Works, Property, and Powers as to Water now vested in the Board of Police, to a Body of Trustees, to be thereby incorporated under the Name and Style of "the Water Trustees of Greenock," for and on behalf of the Community of the said Town; that it is expedient that the Supply of Water provided under the recited Acts should be increased by the Construction of additional Works, and that Powers for such Purpose and other relative Powers should be conferred.

Commencement of Act, § 4.

Consolidation Acts incorporated, §§ 5, 6.

Power to make Waterworks according to deposited Plans, §§ 7 to 9.

Powers of Act, when to be put in force, § 10.

Access to Works on Estates of Greenock and Newark, § 11.

Power to impound and store Water, § 12.

For Protection of Landowners and Millowners on the River Gryfe, § 13.

Five Years for purchasing Lands, § 15.

Ten Years for completing Works, § 16.

Water Trustees may alter and enlarge Pipes, § 17.

As to laying Pipes along Roads, § 18.

Limits of Act, § 19.

Rates and Assessments, § 20.

Power to borrow 95,000*l.* on Security of Rates, &c., § 21.

Rights of fishing, &c. saved, § 22.

Powers not to be exercised till Price paid to Water Company, § 23.

Cap. cccx.

"The Northampton and Banbury Junction Railway Act, 1866."
[30th July 1866.]

Recites that it is expedient to authorize the Northampton and Banbury Junction Railway Company to extend their Railway from Blockley to Ross, and to change the Name of the Company.

Incorporation of Consolidation Acts, §§ 2, 3.

Power to make Railways, § 4.

Company may employ their Funds towards Purposes of Act, and may raise additional Capital, not exceeding 550,000*l.*, §§ 5 to 7.

Power to divide Shares into Preferred and Deferred Half Shares, §§ 8 to 15.

Power to borrow 183,000*l.*, §§ 16 to 18.

Three Years for compulsory Purchase of Lands, § 21.

Five Years for Completion of Railways, § 22.

Mode of effecting Communications with Midland Railway, §§ 26 to 28.

Mode of constructing Bridge over River Severn, §§ 29, 30.

For protecting Lands and Works of Great Western Railway, §§ 32 to 39.

Power to enter into Agreements with Great Western Railway Company, §§ 40 to 43.

Railways as to Tolls, &c., to form Part of Northampton and Banbury Junction Railway, § 45.

Power to use other Undertakings, § 46.

Terms of such Use, § 47.

Byelaws to be observed, § 48.

Running Powers to Midland Railway Company, § 49.

The Ross and Monmouth Railway Company, and the Worcester, Dean Forest, and Monmouth Company, may use certain Railways authorized by this Act, §§ 50, 51.

Protection of Local Traffic in exercise of Running Powers, § 52.

Increase of Number of Directors, § 53.

Quorum, § 54.

55. From and after the passing of this Act the Name of the Company shall be "the Midland Counties and South Wales Railway Company," instead of "the Northampton and Banbury Junction Railway Company," and their Undertaking shall be called "the Midland Counties and South Wales Railway," instead of "the Northampton and Banbury Junction Railway." Change of Name of Company.

Cap. cccxi.

"The North-western and Charing Cross Railway Act, 1866." [30th July 1866.]

Recites that it is expedient to authorize Arrangements between the North-western and Charing Cross Railway Company and the London and North-western Railway Company and the South-eastern Railway Company.

Part III. of "The Railways Clauses Act, 1863," incorporated, § 2.

Contracts between Company and North-western Company and South-eastern Company as to Maintenance, Working, Traffic, &c., § 4.

Confirmation of Heads of Agreement in Schedule, § 5.

Not to affect any Preference or Priority of Payments of Interest, &c. which have been granted by Companies herein stated, § 6.

As to Number of Directors when Railway authorized by recited Act is opened, § 7.

Appointment by North-western and South-eastern Companies of Directors of Company, § 8.

Removal of Directors so appointed, § 9.

Supply of Vacancy in Office of Directors so appointed, §§ 10 to 12.

Schedule. (Heads of Agreement between the London and North-western Railway Company of the First Part, the South-eastern Railway Company of the Second Part, and the North-western and Charing Cross Railway Company of the Third Part.)

Cap. cccxii.

"The Tamar, Kit Hill, and Callington Railway Act, 1866." [30th July 1866.]

Recites that by "The Tamar, Kit Hill, and Callington Railway Act, 1864," the Company were incorporated, and authorized to make the Tamar, Kit Hill, and Callington Railway from the River Tamar to Callington in the County of Cornwall, and such Railway is now in course of Construction upon the Narrow Gauge of Four Feet Eight Inches and One Half; that by means of the Saltash and Callington and Cornwall Railways the Tamar, Kit Hill, and Callington Railway will be brought into connexion with the South Devon Railway, and other Railways directly or indirectly connected therewith, which are constructed upon the Broad Gauge of Seven Feet, and they are not connected with any Railway constructed upon the Narrow Gauge, and it is expedient that the Company should be empowered to lay down either additional Lines for the Purpose of establishing the Broad Gauge in addition to the Narrow Gauge, or, so long as no Railway constructed upon the Narrow Gauge is made to unite with their Railway, to lay down and maintain the Broad Gauge only upon their Railway, and that the Company on the one hand, and the Saltash and Callington, the Cornwall, the South Devon, the Bristol and Exeter, and the Great Western Railway Companies, or any of them, on the other hand, should be authorized to enter into Traffic Arrangements, and for the Use of the Railway.

Part III. of "The Railways Clauses Act, 1863," relating to Working Arrangements, incorporated, § 2.

Power to apply surplus Funds to Purposes of Act, § 4.

As to
Establish-
ment of the
Broad or
Narrow
Gauge.

5. The Company may construct their Railway upon the Broad Gauge of Seven Feet instead of upon the Narrow Gauge of Four Feet Eight Inches and One Half, or upon the Mixed Gauge, as they think fit, but if at any Time hereafter a Railway shall be authorized by Parliament to be constructed upon the Narrow Gauge, and to form a Junction with the Railway of the Company, and the Railway so authorized shall be constructed, the Company shall establish the Mixed Gauge upon their Railway, and shall lay down and maintain such additional Rails as may be necessary for that Purpose.

Power to enter into Working and Traffic Arrangements, § 6.
Tolls on Traffic conveyed partly on the Railway and partly on
the Railway of the Saltash and Callington Company, § 7.

Cap. cccxiii.

“The Vale of Crickhowell Railway Act, 1866.”

[30th July 1866.]

Recites that it is expedient to enable the Vale of Crickhowell
Railway Company to extend their Railway to the Town of
Brecon, and to raise additional Capital for that Purpose.
Incorporation of Consolidation Acts, §§ 2, 3.
Power to construct Railway and Works, § 4.
Additional Capital of 186,000*l.* may be raised, §§ 5 to 9.
Power to divide Shares into Preferred and Deferred Half
Shares, §§ 10 to 17.
Power to borrow 62,000*l.*, §§ 18 to 21.
Three Years for compulsory Purchase of Lands, § 25.
Five Years for Completion of Works, § 26.
Provision respecting Lands of George Sydney Davies, § 27.
Confirming Agreement in Schedule, § 33.
Suspending Power to make Railway West of Talybout, § 35.
Running Powers over Portion of Brecon and Merthyr Tydfil
Junction Railway, § 36.
Power to enter into Traffic Arrangements, § 37.
Tolls on Traffic conveyed partly on the Railway and partly on
the Railways of other Companies, § 38.
Schedule (Agreements).

Cap. cccxiv.

“The East London Eastern Extension Railway Act,
1866.”

[6th August 1866.]

Recites that it is expedient to authorize the Construction of a
Railway in connexion with the East London Railway, to be
called “The East London Eastern Extension Railway.”
Incorporation of Consolidation Acts, §§ 2, 3.
Claims for Compensation by yearly Tenants to be settled as
prescribed by 121st Section of “The Lands Clauses Con-
solidation Act, 1845,” § 5.
Company incorporated, § 6.
Power to make Railways, § 7.
Capital to be 450,000*l.* in Shares, §§ 8 to 10.
Power to borrow 150,000*l.*, §§ 11, 12.
Power to create Debenture Stock, § 13.
Meetings; Directors, &c., §§ 16 to 20.
Three Years for compulsory Purchase of Lands, § 24.
Five Years for Completion of Works, § 25.
Protecting Works and saving Rights of North London Rail-
way Company, §§ 29 to 39.
Protecting Works of the Great Eastern Railway, §§ 40 to 45.
The Company and Great Eastern Railway Company empowered
to enter into Agreements, § 46.

- Running Powers to Great Eastern Railway Company, §§ 49 to 52.
 For the Protection of the Parish of Saint Matthew, Bethnal Green, § 53.
 Extending certain Provisions of existing Act to this Act so far as Whitechapel District is concerned, § 54.
 For Protection of Mile End Old Town, § 55.
 Construction and Maintenance of Bridges over Roads and public Ways in the District of Poplar Board of Works, § 56.
 For Protection of Sewers of Board of Works for Poplar District, § 57.
 As to crossing of Highways in the District of West Ham, § 58.
 For Protection of Sewers in the District of West Ham, § 59.
 Construction of Bridges over public Streets within the Limits of the Metropolis, § 60.
 Bridges over Cuttings in public Roads and Streets, § 61.
 For Protection of Sewers of Metropolitan and other Boards, § 62.
 Saving the Rights of the Regent's Canal Company, § 63.
 Construction of Tunnel or Aqueduct under the Regent's Canal, §§ 64 to 67.
 Execution of the several Works affecting the Lee Navigation, §§ 68 to 74.
 Protecting Works and saving Rights of the East London Waterworks Company, §§ 75 to 79.
 For Protection of Works of Havering, Dagenham, &c. Commissioners of Sewers, § 80.
 For Protection of the City of London and Tower Hamlets Cemetery Company, § 81.
 Tolls for Passengers, Animals, and Goods, §§ 84 to 93.
 Trains for Labouring Classes, § 94.
 For ascertaining Rights of Applicants for cheap Tickets, § 95.
 Penalties for Abuse of Tickets, 96.
 Limiting Compensation for Injury to such Passengers, § 97.
 Power to enter into Traffic Arrangements with other Railway Companies, § 98.
 Tolls on Traffic conveyed partly on the Railways, and partly on the Railways of other Companies, §§ 99, 100.
 Saving Rights of Her Majesty's Principal Secretary of State for the War Department, § 101.
 Saving Rights of the Corporation of London, § 102.

Cap. cccxv.

"The Midland Railway (Ashby and Nuneaton, &c.) Act, 1866." [6th August 1866.]

Recites that it is expedient to enable the Midland Railway Company to construct Railways for improving the Communication between Ashby-de-la-Zouch and Nuneaton and other Places,

Incorporation of Consolidation Acts, §§ 2 to 4.
 Power to make Railways, § 5.

Power to Company to raise additional Sum of 330,000*l.* by
 Creation of Shares or Stock, §§ 6 to 8.
 Appropriation of new Shares, §§ 9 to 15.
 Power to borrow 110,000*l.*, §§ 16, 17.
 Three Years for compulsory Purchase of Lands, § 21.
 Five Years for Completion of Works, § 22.

Cap. cccxvi.

“The Elham Valley Railway Act, 1866.”

[6th August 1866.]

Recites that it is expedient to grant Powers for making a
 Railway from Canterbury to Hythe in the County of Kent,
 with Branches to join the London, Chatham, and Dover and
 South-eastern Railways.

Incorporation of Consolidation Acts, §§ 2, 3.

Company incorporated, § 4.

Power to make Railway, § 5.

Provision as to crossing the River Stour and Valley, § 6.

Company not to take certain Land in Cheriton without Con-
 sent of Sandgate Local Board of Health, § 7.

Company not to injure Lower Honeywood Spring in Con-
 struction of Works, § 8.

For Protection of Land and Spring belonging to Sandgate
 Local Board of Health, § 9.

Capital to be 300,000*l.* in Shares, §§ 10 to 12.

Power to borrow 100,000*l.*, §§ 13 to 15.

Meetings; Directors, &c., §§ 17 to 22.

No Part of Railway No. 1. to be opened until Railways Nos.
 2. and 3. are completed, § 23.

Provision as to Junction with Railways of the Two Companies,
 § 24.

Saving Line and Land of Two Companies, § 25.

Not to interfere with Railway of Two Companies without Con-
 sent, § 26.

Company to pay to Two Companies Expenses of Watchmen
 during Construction of the Works, § 27.

Penalty in case of Interruption of Traffic on the Railways of
 the Two Companies, § 28.

Company to pay all Damage sustained by Two Companies,
 § 29.

Providing for Bridge under the London, Chatham, and Dover
 Railway Company's Railway, § 30.

Providing for Bridges under the South-eastern Railway, § 31.

Limiting Time for Completion of Bridge under London,
 Chatham, and Dover Railway Company's Line, § 32.

As to opening for Passage of the Stour, § 33.

Company to pay Cost of Alterations of certain Works in Lon-
 don, Chatham, and Dover Railway, § 34.

Indemnifying London, Chatham, and Dover Company against
 Repairs of certain Roads interfered with under this Act,
 § 35.

The Company and Two Companies empowered to enter into
 Agreement, § 36.

Bridges to be the Property of the Two Companies, § 37.
 Maintenance of Bridges, &c., § 38.
 Provisions as to Signals, § 39.
 Powers of compulsory Purchases to be exercised within Three Years, § 40.
 Works to be completed in Five Years, § 41.
 Tolls and Charges, §§ 45 to 54.
 Running Powers to the Two Companies, §§ 55 to 58.
 Saving Rights of the Secretary of State for War and of the Commissioners of Sewers for Kent, §§ 60, 61.

Cap. cccxvii.

“The Halesowen and Bromsgrove Branch Railways Act, 1866.” [6th August 1866.]

Recites that it is expedient to enable the Halesowen and Bromsgrove Branch Railways Company to make certain Branch Lines of Railway in the County of Worcester, and to make Working Agreements with the Midland Railway Company.

Incorporation of Consolidation Acts, §§ 2, 3.

Power to make Railway, § 4.

Power to Company to raise additional Capital of 48,000*l.* in Shares, §§ 5 to 7.

Power to borrow 16,000*l.*, §§ 8, 9.

Three Years for compulsory Purchase of Lands, § 13.

Five Years for Completion of Works, § 14.

For Protection of New British Iron Company, § 16.

Power to enter into Traffic Arrangements with Midland Railway Company, § 21.

Tolls on Traffic conveyed partly on the Railway and partly on the Midland Railway, § 22.

Cap. cccxviii.

“The South-eastern and London, Chatham, and Dover (London, Lewes, and Brighton) Railways Act, 1866.” [6th August 1866.]

Recites that it is expedient to authorize the making of Railways from the South-eastern and London, Chatham, and Dover Railways to various Districts and Places in Kent, Surrey, and Sussex, and to the Towns of Lewes and Brighton.

Incorporation of Consolidation Acts, §§ 2 to 4.

Power to make Railways, § 5.

Power to stop up certain Streets, § 6.

As to Western Part of Brighton Station, § 7.

Foot Bridge at Dorset Gardens, § 8.

Plans affecting Drainage to be submitted to Surveyor of Brighton, § 9.

Preventing the passing of Cattle in and out of Station in certain Hours, § 10.

Factories not to be erected in certain Parts of Brighton, § 11.

For Protection of Sussex County Hospital, § 12.

- Not to take Land in Lease to the Brighton Gaslight and Coke Company without Consent, § 13.
 For Protection of the Trustees of Brighton College, § 14.
 As to Entrance to Kemp Town Station, § 15.
 Vesting of Lands for the Railway in the Companies jointly, § 16.
 Power to raise 2,250,000*l.* by Creation of new Shares, §§ 17 to 25.
 Power to divide Extension Shares into Deferred and Preferred Half Shares, §§ 26 to 33.
 Power to borrow 750,000*l.*, §§ 34, 35.
 As to Meetings of Extension Shareholders, § 37.
 Constitution of Joint Board, §§ 38 to 44.
 Procedure of Joint Board, §§ 45 to 50.
 Auditors, § 51.
 Three Years for compulsory Purchase of Lands, § 53.
 Certain Lands not to be taken without Consent, § 54.
 Five Years for Completion of Works, § 56.
 Notice to be given of taking Houses of Labouring Classes, § 57.
 Tolls and Charges, §§ 60 to 70.
 Use of Extension Railway by the Companies, § 71.
 Tolls on Traffic conveyed partly on the Extension Railway and partly on the Railways of the Companies, § 72.
 Expenses of Companies on Extension Railway, § 73.
 Companies to have equal Rights in respect of Extension Railway, § 74.
 Contracts between the Companies inter se, § 75.
 Apportionment of Receipts for Through Traffic, § 76.
 Distinct Accounts to be kept of Receipts, § 77.
 Application of Revenue, § 78.
 Providing Access to Cannon Street and Charing Cross Stations for London and Brighton Company, § 79.
 Saving Rights of the Crown, § 83.

Cap. cccxix.

“The Thames Purification Act, 1866.”

[6th August 1866.]

Recites that under existing Arrangements the Sewage of Towns situate on the River Thames above the Metropolis is carried into the River, and thereby the Waters of the River are polluted, and the Health and Comfort of the Inhabitants of the Valley of the River below those Towns and of the Metropolis are affected; and that it would be of great local and public Advantage if that Sewage was diverted from the River; that it is expedient that the several Corporations and other governing Bodies of the several Towns upon and in the Neighbourhood of the said River should be empowered to enter into Contracts and Agreements for the Disposal of the Sewage of the said Towns; that Sewage, if diverted from the River and collected, might be utilized for Fertilization of Land by Irrigation or otherwise; and that the Persons in this Act named, and others, are willing to

undertake at their own Expense the Diversion from the River of the Sewage of the Towns of Oxford, Abingdon, Reading, Kingston, Richmond, Twickenham, Isleworth, and Brentford on being incorporated and enabled to collect the Sewage as diverted, and to utilize it in manner aforesaid, and for that Purpose to construct Conduits, Reservoirs, and Works.

Incorporation of Consolidation Acts, § 2, 3.

Company incorporated, with Power to make Conduits, Reservoirs, and Works, §§ 4, 5.

Certain Lands of the Earl of Lovelace not to be taken without his Consent, § 6.

Powers of Act not to be exercised within the Districts of the Reading and Abingdon Local Boards of Health without Consent, § 7.

Powers of Act not to be exercised in respect of certain Lands at Caversham without Consent, § 8.

Mode of laying Pipe under the River Thames, § 9.

Position of Pipe to be altered if necessary, § 10.

Direction for laying of Pipes under the Epsom and Metropolis Turnpike Roads, § 11.

All Works connected with the Epsom and Metropolis Roads to be under the Superintendence of the Surveyor, § 12.

Traffic not to be stopped during the Performance of the Works on the Roads, § 13.

Precautions required to be taken during the Performance of Works on the Roads, § 14.

Regulating the Payment to be made for Damage done to the Roads, § 15.

Works beneath Great Western Railway to be made under Superintendence of their Engineer, § 16.

Not to take Lands or interfere with Railway of Great Western Railway Company, § 17.

For Protection of London and South-western Railway, §§ 18, 19.

For Protection of Waterworks Companies, § 20.

Share Capital to be 250,000*l.*, § 21.

Power to divide Shares into Preferred and Deferred Half Shares, §§ 24 to 31.

Power to borrow 88,000*l.*, § 32.

Power to allocate Portion of Share Capital for particular Places, and to borrow proportionately, § 33.

Power to create Debenture Stock, § 35.

Meetings; Directors, &c., §§ 38 to 42.

Five Years for compulsory Purchase of Lands, § 43.

Seven Years for Completion of Works, § 44.

Power for Company and Corporations, Boards, &c. to agree for Disposal of Sewage, § 45.

Corporations to raise Money payable under Agreements, § 46.

Power to Corporations to levy Rates, § 47.

Power to supply Sewage to Occupiers, § 49.

Power to Company to take Land for Irrigation, &c., § 50.

Power to use Sewage for Company's own Lands, § 51.

Power to Company to cultivate Lands, § 52.

Power to let the Lands, § 53.
 Power to sell Lands, § 54.
 Power to execute Works for Irrigation Purposes, § 55.
 Power to purchase Easements, § 56.
 Grants of Easements by incapacitated Persons, § 57.
 Power to lay down Pipes under public Roads, &c., § 58.
 Power to break up public Roads, §§ 59 to 62.
 Penalty for Delay in reinstating Roads, &c., § 63.
 Penalty on Persons obstructing Works, § 64.
 The Company not to create a Nuisance, §§ 65, 66.
 Saving Rights of the Crown, § 67.

Cap. cccxx.

“The Anglesey Central Railway Act, 1866.”
 [6th August 1866.]

Recites that it is expedient to enable the Anglesey Central Railway Company to transfer their Undertaking, and to raise further Sums of Money for the Purposes of their Undertaking.
 Power to raise additional Capital of 20,000*l.* in Shares, and to borrow 6,600*l.* on Mortgage, §§ 3 to 12.
 Company may contract with John Dickson for working or for Lease, §§ 13 to 17.
 Power to lease to London and North-western Railway Company, §§ 18 to 21.
 Transfer of the Undertaking of the Company to the London and North-western Railway Company, §§ 22 to 33.

Cap. cccxxi.

“The Bray and Enniskerry Railway Act, 1866.”
 [6th August 1866.]

Recites that it is expedient to authorize the Construction of a Railway from the Dublin, Wicklow, and Wexford Railway near Bray to the Town of Enniskerry, and that the Dublin, Wicklow, and Wexford Railway Company should have Authority to subscribe to the Undertaking, and to raise Money for that Purpose; and Powers with respect to Traffic Arrangements with that Company should be sanctioned.
 Incorporation of Consolidation Acts, §§ 2, 3.
 Incorporation of Company, with a Share Capital of 36,000*l.*, §§ 4 to 6.
 Power to Dublin, Wicklow, and Wexford Railway Company to subscribe not exceeding 15,000*l.*, § 9.
 Power to borrow 12,000*l.*, § 10.
 Meetings; Directors, &c., §§ 14 to 20.
 Two Years for compulsory Purchase of Lands, § 21.
 Three Years for Completion of Works, § 22.
 Tolls and Charges, §§ 26 to 36.
 Dublin, Wicklow, and Wexford Railway Company to appoint a Director, §§ 42 to 46.
 Saving Rights of the Crown, § 47.

Cap. cccxxii.

"The Manchester Division Petty Sessions Court Act, 1866."
[6th August 1866.]

Recites that by "The Manchester Division Stipendiary Justice^o Act, 1854," it was provided that the Stipendiary Justice appointed under the said Act should (except as therein mentioned) attend daily at the New Bailey Court House in Salford for the Transaction and Disposal of divisional Business, and that there should be paid out of the Fund or Monies by the said Act authorized to be raised and maintained for that Purpose to the said Stipendiary Justice the yearly Sum of 840*l.*, and that so long as the said Stipendiary Justice should continue to discharge the Duties of his said Office as therein-before mentioned the Treasurer of the Municipal Borough of Salford for the Time being should, out of the Borough Fund, pay the yearly Sum of 420*l.*, which said yearly sum should be paid by the said Municipal Borough as its Contribution to the Salary therein-before directed to be paid to the said Stipendiary Justice in the Manner therein directed, and should be carried to the Credit of the General Fee Fund therein-after mentioned and directed to be raised and maintained; and by the same Act the Justices of the Peace acting in and for the County of Lancaster were authorized to make a Rate not exceeding the Amount therein-after limited for the Purpose of raising so much Money as should, together with the Fee Fund by the said Act authorized to be raised and maintained, be sufficient for the Payment of the Salary of the said Stipendiary Justice and the several other Salaries, Charges, and Expenses therein-mentioned; and by the same Act it was provided that the Sum to be raised by the said Rate should not in any One Year exceed the Sum of One Penny in the Pound upon the annual Value of the rateable Property thereby made liable to be rated: And whereas under the Provisions of "The Manchester Assize Court Act, 1858," certain Assize Courts and other Accommodations have been erected in or near Manchester; and there is now in course of Erection by the Justices of the said County Palatine of Lancaster in the Township of Cheetham a new Gaol and other Buildings in connexion therewith which might be adapted to and made suitable for the Transaction of the Petty Sessional, Police, and other divisional Business of the said Division of Manchester; that it is intended, on the Completion of the said new Gaol, to pull down or disuse for the Purposes of a Gaol and Court House the said New Bailey Prison and Court House in Salford aforesaid, and it is therefore expedient that other Accommodation should be provided for the Transaction of the Petty Sessional, Police, and other divisional Business of the said Division of Manchester; and that the Justices of the said Division of Manchester should be authorized, by Mortgage or Charge of the Fee Fund and Monies by the said first-recited Act authorized to be raised and maintained, to raise such Sum or

Sums of Money as may be necessary for the Purpose of erecting, providing, and maintaining the Courts and other Accommodations hereby authorized to be erected, provided, and maintained: And that by reason of the greater Expense that may be entailed upon the said Stipendiary Justice in consequence of the Provisions of this Act, it is expedient that the Salary by the said last-mentioned Act provided should be increased.

Consolidation Acts incorporated, §§ 2, 3.

Power to Justices to provide Courts, § 4.

Power to Justices to contract for Use of Assize Courts, or new Gaol at Cheetham, § 5.

Power to Justices to acquire Lands, &c., § 6.

Lands, &c. how to be conveyed, § 7.

Expenses of carrying Act into effect, § 8.

Divisional Businesses to be transacted in new Courts, § 9.

Control of Buildings, § 10.

Power to Justices to borrow not exceeding 5,000*l.* on Mortgage of Rate, &c., §§ 11, 12.

Surplus Lands to be sold, § 13.

Contracts by Justices, how to be entered into, § 14.

Salary of Stipendiary Justice to be increased, § 15.

Power to Corporation of Salford to contribute an additional Sum to the Salary of Stipendiary Justice when increased, § 16.

Cap. cccxxiii.

“The Millwall Canal Act, 1866.” [6th August 1866.]

Authorizes the Millwall Canal Company to raise an additional Capital of 490,000*l.* in Shares, and 163,300*l.* by Mortgage, and to create Debenture Stock.

Cap. cccxxiv.

“The Burntisland Harbour and Dock Act, 1866.”

[6th August 1866.]

Recites that the Improvement of the Harbour and the Construction of a Dock and other Works at Burntisland for the Reception, loading, or Discharge of Shipping would be of great public Advantage; that the Persons herein-after named, with others, are willing to be incorporated and form a Company for the Purpose, and to carry such Undertaking into execution; and that it is expedient that the Provost, Magistrates, and Town Council of Burntisland should be empowered to transfer and convey to the Company the existing Harbour of Burntisland, with all Rights and Powers in regard thereto which appertain to them, and that the North British Railway Company be authorized to subscribe to the Undertaking, and enter into Agreements with the New Company.

Incorporation of Consolidation Acts, § 2.

Company not to provide Lifeboats, &c.- unless required by Admiralty, § 3.

Company incorporated, § 5.
 Power to make Docks, § 6.
 Power to improve Harbour of Burntisland, § 7.
 Capital to be 100,000*l.* in Shares, §§ 8 to 10.
 Power to North British Railway Company to subscribe 35,000*l.*,
 and to apply Funds for that Purpose, § 11.
 Power to borrow 33,000*l.*, §§ 12, 13.
 Power to create Debenture Stock, § 14.
 Meetings ; Directors, &c., §§ 17 to 21.
 Three Years for compulsory Purchase of Lands, § 23.
 Five Years for Completion of Works, § 24.
 Tonnage Rates payable on Vessels, Schedule (A.), § 25.
 As to Vessels remaining in Docks after specified Periods, § 26.
 Wharfage Rates payable on Goods, Schedule (B.), § 27.
 Wharfage Rates in respect of existing Harbour, § 28.
 Rent for Goods liable to Wharfage Rates remaining on public
 Wharfs more than Three Days, § 29.
 Daily Rent not to exceed Wharfage Rate, § 30.
 Removal and Sale of Goods, § 31.
 Rates for Staiths, &c., § 32.
 Cranage Rates, Schedule (C.), § 33.
 Ballast Rates, Fifth Schedule, § 34.
 Charge for Services by Undertakers at Docks, &c., § 35.
 Performance of Services by others, § 36.
 Officers of Customs to have free Access to Harbour without
 Payment of Tolls, § 37.
 Company may provide Engines, &c., § 38.
 Power to appoint Meters and Weighers, § 39.
 Power to Company to acquire Burntisland Harbour, § 40.
 Power to North British Railway to raise Money by the Creation
 of Shares or Stock, §§ 41 to 43.
 Votes of North British Railway Company at General Meetings,
 § 44.
 Power to enter into Traffic Arrangements with North British
 Railway Company, § 45.
 Saving Rights of the Crown, § 46.
 Schedules (Tonnage, Wharfage, and other Rates).

Cap. cccxxv.

"The Caledonian Railway (Edinburgh Station) Act,
 1866." [6th August 1866.]

Recites that it is expedient to enable the Caledonian Railway
 Company to alter the Terminus of their Railway at Edinburgh,
 to enlarge and improve their Station there, and to
 erect a Hotel in connexion therewith.

Incorporation of Consolidation Acts, §§ 2, 3.
 Power to make Railway and acquire Lands, § 4.
 Power to improve and enlarge Station and erect Hotel, § 5.
 Power to raise 250,000*l.* by the Issue of Ordinary or Preference
 Shares or Stock, §§ 6 to 9.
 Power to borrow 83,300*l.*, §§ 10 to 12.
 Power to create Debenture Stock, § 13.
 Two Years for compulsory Purchase of Lands, § 15.

Four Years for Completion of Lines of Railway, § 16.

Company may arch over Saint Cuthbert's Lane, § 17.

Company to keep Archway watertight, whitewashed, and lighted, § 18.

Company not to inclose or encroach upon Lothian Road, Rutland Place, Rutland Street, or Rutland Square, § 19.

Railway and other Railways of Company to be considered One Railway as respects Tolls and Charges, § 20.

Tolls for use of Railway and of Carriages; in respect of Passengers; in respect of Animals; in respect of Goods and Minerals, §§ 21 to 31.

Amending verbal Error in "The Caledonian and Scottish Central Railways Amalgamation Act, 1865," § 32.

Cap. cccxxvi.

"The Devon Valley and North British Railway Companies (Arrangements) Act, 1866."

[6th August 1866.]

Recites that it is expedient to authorize the Devon Valley Railway Company to raise additional Share Capital, and to confirm an Agreement and make Provision for an Amalgamation with the North British Railway Company.

Incorporation of Consolidation Acts, §§ 2, 3.

Power to Company to raise additional Share Capital not exceeding 20,000*l.*, § 5.

Cancelling and Re-issue of Shares, § 6.

Classification of Shares, § 7.

Power to North British Railway Company to subscribe, and to apply Funds for that Purpose, § 9.

Directors to be appointed by North British Railway Company, § 11.

Revival for Two Years of compulsory Powers for the Purchase of Lands, § 12.

Extension for Three Years of Time for Completion of Works, § 13.

Diversion of Road, § 14.

Confirming Working Agreement, § 15.

Tolls on Traffic conveyed partly on the Railway and partly on the Railway of the North British Railway Company, § 16.

Power to North British Company to raise Money by the Creation of Shares or Stock, § 17.

Application of Monies raised by the North British Railway Company, § 19.

Votes of North British Railway Company at General Meetings, § 21.

Undertaking of the Company may, by Agreement, be amalgamated with, sold, or leased to the North British Railway Company, § 22.

Amalgamation, &c. to be approved by Board of Trade, § 23.

Capital of amalgamating or selling Company not to be increased, § 24.

Undertaking to form Part of the North British Railway Company's Undertaking, and Acts to apply to the North British Railway Company, § 27.

As to Shares of Company, §§ 28, 29.

Shares to be Part of the General Capital of North British Railway Company, § 30.

North British Company may raise Capital which the Company had Power to raise but had not raised, §§ 31, 32.

In case of Sale, Company to wind up their Affairs, § 35 to 37. Schedule (Agreement with North British Railway Company).

Cap. cccxxvii.

"The Glasgow Bridges Consolidation Act, 1866."

[6th August 1866.]

Recites that it is expedient to consolidate and amend the Acts relating to the Bridges over the River Clyde at Glasgow, to provide for the Union of the Trusts, and the rebuilding of the Hutchisontown Bridge.

Interpretation, § 2.

Recited Acts repealed, and Commencement of this Act, § 3.

Incorporation of Consolidation Acts, § 4.

Appointment of Trustees, §§ 6, 7.

Meetings of Trustees, and Power to appoint Committees, § 8.

Consolidation of Bridge Trusts, § 9.

Property of Bridges vested in Trustees, § 10.

Properties and Liabilities of former Trustees vested in and binding on present Trustees, §§ 11 to 13.

Power to take down and rebuild Hutchisontown Bridge, and to erect a new Bridge, § 14.

Power to erect temporary Bridge during the Removal and rebuilding of the Hutchisontown Bridge, § 15.

Levels of Streets and Operations thereon to be adjusted and executed at Sight of Master of Works, 18.

Three Years for purchasing Lands, § 19.

Five Years for completing Bridges, § 20.

For Protection of Mains and Pipes of Glasgow Waterworks Commissioners, § 21.

Provision as to Mains of Gas Companies, § 22.

Minerals belonging to William Dixon not to be taken or interfered with, except as provided, § 23.

Minerals beyond Forty Yards from Bridge may be worked as Owner thinks fit, § 24.

Trustees may require Minerals within Forty Yards from Bridge to be left unworked on compensating Owner, § 25.

Provision for Mining Communications through Minerals, § 26.

If Trustees do not require Minerals to be left unworked, Owner may work the same as he thinks fit, § 27.

Regulating Right of Inspection of Mines by Trustees, § 28.

Power to maintain Bridges and Toll Houses, and to erect Lamps, and light Bridges, § 29.

Penalty for breaking Lamps, §§ 30, 31.

Power to sweep and cleanse Bridges, 32.

Tolls or Pontages to be taken in respect of the Glasgow, Victoria,
 and Hutchisontown Bridges, § 33.
 Tolls or Pontages on South Portland Street Bridge, § 34.
 Tolls or Pontages on New Suspension Bridge, § 35.
 Exemption from Tolls on Suspension Bridges, § 36.
 Pass or Return Tickets may be granted in respect of the Sus-
 pension Bridges, § 37.
 Suspension Bridges to be public, § 38.
 Suspension Bridges to be used exclusively for Foot Passengers,
 § 39.
 Regulations as to Tolls; Exemption from Tolls, and Toll
 Collectors, §§ 40 to 53.
 Tolls may be leased, § 54.
 Application of Tolls, § 55.
 Accumulation of Funds for Maintenance of Bridges, § 56.
 Investment of accumulated Surplus, § 57.
 Cessation and Discontinuance of Tolls, § 58.
 As to Obligation on City of Glasgow Union Railway Company,
 § 59.
 Saving Rights in the Navigation of the River Clyde, § 60.
 Saving Rights under first-recited Act, § 61.
 Power to borrow 60,000*l.* and to reborrow, § 62, 63.
 Clyde Trustees to contribute One Fourth of the total Cost of
 the Bridge, &c., § 64.
 Such Contribution to be in full of all Claims, § 65.
 Auditor to be appointed, to tax Accounts, and to report,
 §§ 66, 67.
 Bridges to be deemed within Municipal Boundaries, § 68.
 Saving Rights of the Crown, § 69.
 Appeal, § 70.

Cap. cccxxviii.

"The Glasgow Corporation Waterworks Amendment
 Act, 1866." [6th August 1866.]

Recites that it is expedient to authorize the Commissioners
 of the Glasgow Corporation Waterworks to construct Reser-
 voirs and other Works, and to take Water from the River
 Clyde; to provide for the Removal of the Weir across the
 said River, and execute other Works; and to raise Money
 for those Purposes.

Incorporation of Consolidation Acts, §§ 3, 4.

Power to borrow 150,000*l.*, §§ 5, 6.

Application of Money borrowed, § 7.

Debt may be funded, § 8.

Provisions as to Judicial Factor and Sinking Fund to be ap-
 plicable to this Act, § 9.

Saving existing Annuities and Securities, § 10.

Provisions as to Transfer and Discharge of Mortgages to be
 applicable to this Act, § 11.

Power to construct Works, § 12.

Restriction of Works at Belvidere, § 15.

Three Years for taking Lands, § 16.

Seven Years for Completion of Works, § 17.

Power to supply Water for trading and manufacturing Purposes, § 18.
 Supply of Water to Springfield and Clydesdale Works, § 19.
 Removal of Weir across the Clyde, § 20.
 Contribution by Clyde Trustees to Expense of Works, § 21.
 Supply of Water to Owners and Occupiers of Works, § 22.
 Payment for Water, and Distribution of Water not taken, § 23.
 Additional Supply of Water to Owners and Occupiers of Works, § 24.
 Payment of Expense of Alteration of Pipes, § 25.
 Distributing Pipes and Meters, § 26.
 Rates to be paid quarterly, § 27.
 Recovery of Rates, § 28.
 Separate Account to be kept by Treasurer, § 29.
 Byelaws with respect to Supply of Water, § 30.
 Saving Rights of the Crown, § 31.

Cap. cccxxix.

“The Newport Railway Act, 1866.”

[6th August 1866.]

Incorporates a Company with a Capital of 96,000*l.* in Shares and a Power of borrowing 32,000*l.* for the Purpose of making a Railway from the North British Railway to Newport in the County of Fife, to be completed in Four Years, with Power to enter into Traffic Arrangements with the North British Railway Company.

Cap. cccxxx.

“The Pembroke and Tenby Railway Act, 1866.”

[6th August 1866.]

Recites that it is expedient to enable the Pembroke and Tenby Railway Company to extend their Railway to Caermarthen and to Milford Haven, and to lease their Undertaking.

Incorporation of Consolidation Acts, §§ 2, 3.

Power to make Railways and Works, § 4.

Additional Capital of 200,000*l.* may be raised by Shares. §§ 5 to 9.

Power to borrow 66,600*l.*, §§ 10 to 13.

Three Years for compulsory Purchase of Lands, § 15.

Five Years for Completion of Works, § 16.

Span and Headway of Bridge over River Towy, § 20.

Provision as to Junction with Caermarthen and Cardigan Railway, § 21.

Tolls on Railways, § 24.

Limiting Charge for Jetties, § 25.

Providing for Extension to Royal Dockyard, § 26.

Heads for Agreement in Schedule with Great Western Company confirmed, § 27.

Suspension of Power to make Portion of Railway, § 28.

Reduction of Capital in case that Power ceases, § 29.

For facilitating the Interchange of Traffic between the Railways of the Pembroke and Tenby, and Llanelly Railway and Dock, and Manchester and Milford Companies, § 30.

Power to enter into Traffic Arrangements with other Railway Companies, § 31.

Tolls on Traffic conveyed partly on the Railway and partly on the Railways of the contracting Companies, § 32.

Power to lease Llanelly Railway and Dock Company, § 33.

Provisions of Lease, § 34.

Saving Rights of the Crown, § 36.

Schedule (Heads of Agreement with Great Western Railway Company).

Cap. cccxxxi.

“ Saint Martin in the Fields Workhouse and Offices
Rebuilding Act, 1866.” [6th August 1866.]

Recites that Notice had been given of an intended Application to Parliament by the Commissioners of Her Majesty's Works and Public Buildings for an Act for the Enlargement of the National Gallery, whereby it was intended to provide (amongst other things) that on Payment by the First Commissioner of Her Majesty's Works and Public Buildings out of such Monies as might be provided by Parliament for that Purpose, and by the Instalments therein mentioned, of a Sum of Money (herein-after called “the Workhouse Fund”) to the Guardians of the Poor of the Parish of Saint Martin in the Fields in the County of Middlesex, the Workhouse of the said Parish, with the Buildings and Appurtenances thereto belonging, should at the Time therein mentioned absolutely vest in the Queen's Majesty, Her Heirs and Successors, for the Purpose of enlarging the National Gallery, or such other Purposes of public Utility as may be sanctioned by Parliament, and that it is intended that the said Workhouse Fund shall be applied in purchasing Sites for, and in erecting, fitting up, and completing, a new Workhouse, and an auxiliary Workhouse for Casual Poor and Cases of Emergency, and other special Purposes, together with Offices thereto; that it is not necessary that such new Workhouse should be within the Limits of the said Parish, and it is considered that a suitable Site for the same can be purchased by Agreement without compulsory Powers, but it is necessary that the auxiliary Workhouse should be within the said Parish, and that the Land described in the Schedule hereto will be a convenient Site for such auxiliary Workhouse, but the same cannot be acquired without the Authority of Parliament.

2. The Guardians of the Poor of the said Parish of Saint Martin in the Fields shall be and remain incorporated for the Purposes of this Act by the Name and Style of the Guardians of the Poor of the Parish of Saint Martin in the Fields in the County of Middlesex, and by that Name shall have perpetual Succession and a Common Seal, to be by them from Time to

Incorporation
of Guardians
for Purposes
of Act.

Purposes of Act.

Time altered as they may think fit, with Power to hold Lands for the Purposes and subject to the Provisions of this Act.

3. The Purposes of this Act are the Acquisition, out of the Fund to be paid as aforesaid, of convenient Sites for a new Workhouse and auxiliary Workhouse for the said Parish, with all suitable Dwellings, Offices, and Appurtenances to be annexed to such Workhouses respectively, and the Erection, fitting up, and Completion of such Workhouses, Dwellings, Offices, and Appurtenances.

Application of Workhouse Fund.

4. Subject to such Direction as herein-after mentioned, the said Guardians shall, out of the said Workhouse Fund, purchase by Agreement a suitable Site for a new Workhouse for the said Parish, either within or not within the same Parish, and for all requisite Dwellings, Offices, Buildings, Yards, and Appurtenances to be annexed thereto, and may purchase the whole or such Part or Parts as they may think necessary of the Land mentioned in the Schedule hereto as a Site for an auxiliary Workhouse for the said Parish, and for all requisite Dwellings, Offices, Buildings, Yards, and Appurtenances to be annexed thereto.

Purchase of Sites of new Workhouses to be subject to Order of Poor Law Board.

8 & 9 Vict.
c. 18. and
23 & 24 Vict.
c. 106., &c.
incorporated.

5. The said Guardians shall observe and obey all Orders of the Poor Law Board issued for the Purchase of Lands which they are hereby authorized to purchase.

6. For the Purpose of the Acquisition of the Lands in the Schedule "The Lands Clauses Consolidation Act, 1845," and "The Lands Clauses Consolidation Acts Amendment Act, 1860," shall, where the Act of the Fifth and Sixth Years of King William the Fourth, Chapter Sixty-nine, shall not be applicable, be incorporated with this Act, with the Exceptions and Additions and subject to the Provisions herein-after contained ; (that is to say,)

First, there shall not be incorporated with this Act the Provisions in Section Sixteen of the said Act of 1845, whereby it is provided that the Capital is to be subscribed before the compulsory Powers are to be put in force, or the Provisions relating to affording Access to the Special Act :

Secondly, in the Construction of this Act and the said incorporated Acts this Act shall be deemed to be "the Special Act," and the said Guardians shall be deemed to be "the Promoters of the Undertaking :"

Thirdly, the Term "Sheriff," used in the Provisions of the said Act of 1845 relating to the Reference to a Jury, shall be deemed to apply to the High Bailiff of the City and Liberty of Westminster, or his Deputy.

Extinguishment of Rights of Way, &c. over Lands purchased.

7. Upon the Purchase by the Guardians of any Lands in the said Schedule hereto, or any Part thereof, all Rights of Way, Rights of laying down or of continuing any Pipes, Sewers, or Drains, in, through, or under such Lands or Part thereof shall be extinguished, and all the Soil of such Ways, and the Property in the Pipes, Sewers, or Drains, shall vest in the Purchasers thereof, subject to this Provision, that all Persons and Bodies corporate or incorporate may recover from the same Purchasers such Compensation for Damages, if any,

as they may be entitled to for any Rights of Property of which they may be deprived in pursuance of this Section, the Amount of any Compensation payable under "The Lands Clauses Consolidation Act, 1845," to be determined in manner provided by the same Act.

8. All Claims for Compensation made under the Provisions of this Act, or any Act incorporated herewith, shall, if the Person claiming to be entitled to Compensation has no greater Interest than as a Tenant for a Year, or from Year to Year, in the Lands in respect of which the Compensation is claimed, be determined in manner provided by the One hundred and twenty-first Section of "The Lands Clauses Consolidation Act, 1845."

As to Claims for Compensation by Persons having limited Interests.

9. The Limit for the compulsory Purchase of Lands under this Act shall be Three Years.

Limits for compulsory Purchases.

10. For the Purposes of the Acquisition of other Land by the Guardians, whether within the said Parish or elsewhere, as a Site for a new Workhouse, with requisite Buildings, Yards, and Appurtenances as aforesaid, the said "Lands Clauses Consolidation Act, 1845," and the said "Lands Clauses Consolidation Acts Amendment Act, 1860," shall, where the said Act of the Fifth and Sixth Years of King William the Fourth, Chapter Sixty-nine, shall not be applicable, be deemed to apply with the Exception of so much thereof as relates to the Purchase of Lands otherwise than by Agreement; and, notwithstanding the Powers for the Purchase of the Lands in the said Schedule hereto herein contained, it shall be lawful for the said Guardians, with the Order of the Poor Law Board, to purchase in like Manner by Agreement any other Lands within the said Parish for a Site for such auxiliary Workhouse.

Parts of 8 & 9 Vict. c. 18. and 23 & 24 Vict. c. 106., to apply.

11. The said Guardians shall, with the like Order, apply such Part of the Residue of the said Workhouse Fund, not expended in the Purchase of Sites as aforesaid, as may be necessary in erecting, fitting up, and completing a Workhouse and an auxiliary Workhouse for the Use of the said Parish, with all suitable Dwellings, Offices, Buildings, Yards, and Appurtenances thereto respectively, on the Sites to be purchased for them as aforesaid, and apply the Surplus, if any, of the said Fund in manner herein-after mentioned.

Application of Residue of Workhouse Fund.

12. The said Guardians, subject to the Provisions of this Act and to the Order of the Poor Law Board, may pull down and remove any Buildings on the Lands purchased as aforesaid, and may construct thereon such Buildings and Works, and do all such other Things as may in their Opinion be necessary or expedient in order to carry into effect the Purposes of this Act, or any of them.

Power to pull down Buildings and erect others.

13. All Buildings erected in pursuance of the Provisions of this Act shall be exempt from the Operation of the First Part of "The Metropolitan Building Act, 1855."

Buildings exempt from Metropolitan Building Act, 1855.

14. Nothing in this Act shall extend to take away or impair any Rights or Jurisdiction of the Metropolitan Board of Works,

Saving Rights of Metropolitan Board and

Vestry as to
Drains, &c.
Application of
Remainder of
the Workhouse
Fund.

or of the Vestry of the said Parish, in relation to any Sewers, Drains, or Watercourses.

15. The aforesaid Surplus (if any) of the said Workhouse Fund shall, subject to the Order of the Poor Law Board, be laid out and invested by the said Guardians in any Security or Securities allowed by Law for the Time being for the Investment of Trust Monies, or in such other Manner as the Poor Law Board shall by their Order direct, which Securities may be varied from Time to Time for others of a like Nature, and they shall stand possessed of such Securities upon trust to pay and apply the Interest and Income thereof as the same shall accrue, and be received in aid of the Poor Rates of the said Parish.

Power to
borrow Money
for Purposes
of Act.

16. It shall be lawful for the said Guardians, with the Order of the Poor Law Board, to borrow Money for the Purposes of this Act, in accordance with the Provisions of the Law applicable to Loans by Boards of Guardians for the Purpose of building Workhouses.

Poor Law
Board to direct
when new
Workhouse and
auxiliary
Workhouse to
be deemed the
Workhouse of
the Parish.

17. On and after the 1st Day of October 1868, or such other Day as shall be appointed by the Poor Law Board for that Purpose, the new Workhouse and auxiliary Workhouse to be provided and erected as aforesaid shall become and be the Workhouse of and for the said Parish of Saint Martin in the Fields, and the present Workhouse shall thereupon cease to be the Workhouse of or for the said Parish; the said new Workhouse and auxiliary Workhouse shall both for all Purposes be deemed to be the Workhouse of the said Parish: Provided nevertheless, that the Day to be appointed by the Poor Law Board as aforesaid shall not be later than the 1st Day of October 1868, or such other Day as the Secretary of State for the Home Department shall at any Time, not less than Three Months before the said 1st Day of October 1868, fix by Writing under his Hand, such last-mentioned Day nevertheless not to be later than the 31st Day of December 1869, or One Year after the Payment to the said Guardians of the last Instalment of the aforesaid Workhouse Fund, whichever shall last happen.

Cessor of
present
Workhouse.

As to signing of Notices and other Documents, § 18.

How Monies payable to Guardians should be paid, § 19.

How Orders of the Court of Chancery may be made, § 20.

Schedule (Description of Property to be taken).

Cap. cccxxxii.

"The Putney and Fulham New Bridge Amendment Act, 1866." [6th August 1866.]

Extends for a further Period of Two Years the compulsory Powers of taking Land, and for a further Period of Three Years the Time for completing the Works of the Putney and Fulham Bridge Company; authorizes the Company to raise an additional Capital of 50,000*l.* in Shares or Stock, to issue a further Amount of Rentcharges, and to divide their Shares into Preferred and Deferred Half Shares.

Cap. cccxxxiii.

“The Barry Railway (Extension) Act, 1866.”

[6th August 1866.]

Recites that it is expedient to enable the Barry Railway Company to connect their Railway with the Railway of the Penarth Harbour, Dock, and Railway Company, and to raise further Monies, and to make Agreements with the Great Western Railway Company.

Incorporation of Consolidation Acts, § 2.

Power to make Railway, § 4.

Junction with Penarth Railway may be altered if additional Sidings laid down, § 5.

Power to Company to raise additional Sum of 45,000*l.* by Creation of Shares or Stock, §§ 6 to 9.

Power to borrow 15,000*l.*, §§ 10 to 12.

Three Years for compulsory Purchase of Lands, § 16.

Four Years for Completion of Works, § 17.

Power to enter into Traffic Arrangements with Great Western Railway Company, §§ 24, 25.

Cap. cccxxxiv.

“The Cambrian Railways (New Works) Act, 1866.”

[6th August 1866.]

Empowers the Cambrian Railways Company to deviate a Portion of their authorized Railway, to construct other Works in connexion with their Undertaking, the whole to be completed in Five Years; to raise an additional Capital of 542,000*l.* in Shares and 147,800*l.* by borrowing for the the Purpose of their several Undertakings, and to create Debenture Stock. Rights of the Crown saved.

Cap. cccxxxv.

“The Ellesmere and Glyn Valley Railway Act, 1866.”

[6th August 1866.]

Authorizes the making and maintaining of a Railway, to be completed in Five Years, from Ellesmere to Llanisaintffraid Glyn Ceiriog in the Counties of Salop and Denbigh; incorporates a Company for that Purpose, with a Capital of 120,000*l.* in Shares, and Power to borrow 40,000*l.* on Mortgage; provides against Injury to the Works and Property of the Shropshire Union Canal and the Great Western Railway Companies, and the Shrewsbury and Holyhead Road, and authorizes Traffic Arrangements with the Great Western and the Cambrian Railway Companies.

Cap. cccxxxvi.

“The Hounslow and Metropolitan Railway Act, 1866.”

[6th August 1866.]

Recites that it is expedient to authorize the making of a Railway from the Acton and Brentford Railway to Hounslow.

Incorporation of Consolidation Acts, §§ 2, 3.
 Company incorporated, § 4.
 Power to make Railway, § 5.
 Capital to be 120,000*l.* in Shares, §§ 6 to 8.
 Power to borrow 40,000*l.* on Mortgage, §§ 9 to 11.
 Meetings ; Directors, &c., §§ 13 to 18.
 Three Years for compulsory Purchase of Lands, § 20.
 Five Years for Completion of Works, § 21.
 Saving Rights of Grand Junction Canal Company, § 22.
 Construction of Bridge over Grand Junction Canal, §§ 23 to 30.
 For the Protection of the Boston Lane Turnpike Road, § 31.
 For Protection of Lands and Works of Great Western and Brentford Railway Company, §§ 32 to 38.
 Not to take Lands or interfere with Railway of Acton and Brentford Railway Company, except for the Purpose of a Junction, § 39.
 Saving Right of Great Western and other Railway Companies, § 40.
 Tolls for Passengers, Animals, and Goods, §§ 42 to 51.
 Mutual Facilities for Transmission of Traffic on Railways of Company and the Great Western Railway, § 52.

Cap. cccxxxvii.

"The Ardmore Harbour Act, 1866."

[6th August 1866.]

Recites that the making and maintaining of a Harbour in Ardmore Bay on the East Side of Ardmore Point in the Firth of Clyde would be attended with local and public Advantage.

Incorporation of Consolidation Acts, §§ 2, 3.
 Company incorporated, § 4.
 Power to make Harbour, § 5.
 Capital to be 120,000*l.* in Shares, §§ 6 to 8.
 Power to borrow 40,000*l.*, §§ 9 to 11.
 Meetings ; Directors, &c., §§ 13 to 18.
 Two Years for compulsory Purchase of Lands, § 20.
 Five Years for Completion of Works, § 21.
 Limits of Powers of Harbour-master, § 23.
 Company may lay down Buoys and remove Obstructions, § 24.
 Byelaws as to Disposal of Ballast, § 25.
 Company may appoint Meters and Weighers, § 27.
 Rates on Vessels using the Harbour, § 28.
 Rates payable by Passengers, &c. in respect of Goods, § 29.
 Further Tonnage Rates for Vessels remaining in Harbour longer than Fourteen Days, § 30.
 Rates for the Use of Cranes and Weighing Machines, § 31.
 Charges for warehousing, unloading, &c., § 32.
 Officers of Customs to have free Access to Harbour without Payment of Toll, § 33.
 Any Land reclaimed by the Works not to be taken without the Consent of the Commissioners of Woods, § 34.

Saving Rights of the Crown, § 35.
Schedule (Harbour Rates).

Cap. cccxxxviii.

“The Belgravia and South Kensington New Road and Improvement Act, 1866.” [6th August 1866.]

Recites that the present Means of Communication between Eaton Square and its Neighbourhood and South Kensington are circuitous and inconvenient, and the making of a new Street or Road from Eaton Square to Michael's Grove, leading into the Brompton Road, would afford a direct and convenient Communication between those Districts, and would be of great local and public Advantage; that the Construction of the said Road, and its Dedication to the Public, will be attended with great Expense, which cannot be repaid to the Undertakers thereof unless they are enabled to acquire Land in the Neighbourhood and to lay out the same for Building.

Incorporation of Consolidation Acts, §§ 2, 3.

Company incorporated, § 4.

Power to make Road and Improvements, § 5.

Power to acquire Leasehold Interests in certain Cases, § 6.

Capital to be 400,000*l.* in Shares, § 7.

Power to borrow 100,000*l.*, §§ 10 to 12.

Meetings; Directors, &c., §§ 14 to 20.

Three Years for compulsory Purchase of Lands, § 21.

Four Years for Completion of Road, § 22.

For Protection of Sewers of Metropolitan and other Boards, § 23.

Width of Road, § 24.

Road when constructed to Satisfaction of Vestries to be a public Highway, § 25.

Notice to be given of taking Houses of Labouring Classes, § 26.

Mode of Settlement prescribed in 121st Section of Lands Clauses Consolidation Act to apply to certain Claims, § 27.

For Protection of the Estate of the Marquess of Westminster, § 28.

For Protection of the Earl Cadogan's Estate, § 29.

For protecting the Estate of Smith's Charity, § 30.

For protecting the Property of Mr. Dear, § 31.

For protecting Prince's Racquet Club, § 32.

For protecting the Property of Mr. Toynbee, § 33.

For protecting the Property of Mr. Besset, § 34.

For protecting the Works of Chelsea Waterworks Company, § 35.

Water Pipes not to be removed until after Notice given; all Alterations to be made at the Expense of the Company, § 36.

For protecting St. Saviour's National School, § 37.

As to making good Deficiency in Local Rates, § 38.

Saving Metropolitan Building Acts relating to the Metropolitan Board of Works, § 39.

Company may grant Building Leases of Ground not wanted which they may think proper to let, § 40.
 Company may sell Land in the first instance without having previously granted a Lease thereof, § 41.
 Receipts of Company to be effectual Discharges, § 42.
 Application of Monies arising from Sales, &c., § 43.
 Reduction of borrowing Powers, § 44.
 When Land all sold Company to be wound up, § 45.
 Payments into Court by Company on winding up, § 46.
 Dissolution of Company, § 47.
 Schedule (Agreement between the Marquess of Westminster and Earl Grosvenor and the Promoters).

Cap. cccxxxix.

"The Limerick and Castle Connell Railway Act, 1866."
 [6th August 1866.]

Recites that it is expedient to enable the Limerick and Castle Connell Railway Company to extend their Railway to the River Shannon, and to make Agreements with Steam-packet and other Companies.
 Incorporation of Consolidation Acts, §§ 2, 3.
 Power to make Railway, § 4.
 Saving for Property of River Shannon Commissioners, § 5.
 Proviso as to Wharf to be erected, § 6.
 Power to Company to raise additional Capital of 7,500*l.* in Shares, §§ 7 to 9.
 Power to borrow 2,500*l.*, §§ 10 to 12.
 Power to create Debenture Stock, § 14.
 Two Years for compulsory Purchase of Lands, § 18.
 Three Years for Completion of Works, § 19.
 Tolls on Limerick and Castle Connell Railway to apply, § 21.
 Company may take Rates for Wharf, § 22.
 Tolls on Vessels lying at Wharf, § 23.
 Cranes, Weighing Machines, &c., § 24.
 Power to enter into Traffic Arrangements with the Waterford and Limerick Railway Company, §§ 25, 26.
 Company may agree for Establishment of Communications along the River Shannon in connexion with their Railway, § 27.
 Power to make Traffic Arrangements with other Companies, § 28.

Cap. cccxl.

"The South Essex Railway Act, 1866."
 [6th August 1866.]

Enables the South Essex Railway Company to make a Railway to the London, Tilbury, and Southend Railway at Pitsea, to be completed in Four Years, and for that Purpose to raise a further Capital of 60,000*l.* in Shares, and 20,000*l.* by borrowing, also to divide their Shares into Preferred and Deferred Half Shares, and to make Traffic Arrangements with the Great Eastern Railway Company.

Cap. cccxli.

"The Bo'ness and Grangemouth Railway Act, 1866."

[6th August 1866.]

Incorporates a Company for making a Railway from the North British Railway to Bo'ness and Grangemouth in the County of Linlithgow, to be completed in Three Years, with a Capital of 85,000*l.* in Shares, and Power to borrow 28,300*l.* and to create Debenture Stock; provides for Junction with Forth Bridge Railway; authorizes Traffic Arrangements with the North British Railway Company; saves Rights of the Crown, and protects Properties of the Earl of Zetland and the Duke of Hamilton.

Cap. cccxlii.

"The Caledonian Railway (Lanarkshire and Midlothian Branches) Act, 1866."

[6th August 1866.]

Recites that it would be attended with Advantage to the Public if the Company were authorized to make and maintain certain Branch Railways in the Counties of Lanark and Midlothian, and that they should be authorized to establish a Provident Fund for the Benefit of their Officers and Servants, and to enter into Traffic Arrangements with certain other Railway Companies.

Incorporation of Consolidation Acts, §§ 2, 3.

Power to make Railways, § 4.

Power to raise additional Sum of 870,000*l.* by the Issue of Ordinary or Preference Shares or Stock, §§ 5 to 8.

Power to borrow 123,300*l.*, §§ 9 to 11.

Power to create Debenture Stock, § 12.

Three Years for compulsory Purchase of Lands, § 15.

Five Years for Completion of Railways, and Security for their Completion, § 16.

For protecting Property of Lady Ruthven, § 17.

Suspending Powers of Act as respects Part of Line No. 7, § 18.

Estate of Carmyle not to be interfered with except with Consent of Proprietors, § 22.

Company not to interfere with the Use and Working of a certain Wayleave Line of Railway, § 23.

Notice to be given of taking Houses of Labouring Classes, § 25.

Railway and other Railways of Company to be considered One Railway as respects Tolls and Charges, § 26.

Tolls for Use of Railway and of Carriages; in respect of Passengers, Animals, Goods, and Minerals, §§ 27 to 37.

Company to convey North British Railway Company's Traffic over Wishaw and Coltness Railway on Payment of Mileage Proportion of Through Rates to be fixed by Agreement or Arbitration, § 38.

Company to receive, forward, and deliver such Traffic as if it were their own, § 39.

Differences to be settled by Arbitration; standing Arbitrator to be appointed, §§ 40, 41.

Power to establish a Provident Fund, § 42.

Company may contribute to Fund, § 43.

Committee for preparing Scheme of Fund may regulate their own Procedure, § 44.

Extending Time for Sale of superfluous Lands, § 45.

Company and Glasgow and South-western Railway Company may enter into Traffic Arrangements, § 46.

During Continuance of Agreement Railways to be considered One Railway as respects Tolls, § 47.

Cap. cccxliii.

“The Colnbrook Railway Act, 1866.”

[6th August 1866.]

Incorporates a Company for the making and maintaining Railways from the Great Western Railway and the Uxbridge Branch of that Railway, at or near the West Drayton Station, to Colnbrook, and to the Windsor Branch of the London and South-western Railway at or near Staines in the County of Middlesex, to be completed in Five Years; the Capital to be 60,000*l.*, in Shares, with Power to borrow 20,000*l.*; protects the Property and Works of the Great Western Railway Company, and of George Stone and Christopher Tower, Esquires; gives Power to enter into Traffic Arrangements with London and South-western and Great Western Railway Companies; and confirms Agreement with the Great Western and South-western Railway Companies contained in the Schedule.

Cap. cccxliv.

“The Louth and Lincoln Railway Act, 1866.”

[6th August 1866.]

Incorporates a Company for making a Railway in Lincolnshire from Louth to the Five-mile House Station of the Great Northern Railway (Loop Line), to be called “the Louth and Lincoln Railway,” to be completed in Five Years; authorizes the Company to raise 250,000*l.* by Shares and 83,000*l.* by borrowing; protects the Rights of the Great Northern Railway Company and the River Witham Navigation and Drainage; also of the Commissioners of Sewers for the County of Lincoln; and confirms an Agreement with the Great Northern Railway Company.

Cap. cccxlv.

“The Teme Valley Railway Act, 1866.”

[6th August 1866.]

Recites that it is expedient to grant Powers for making a Railway from Worcester to Tenbury, to be called “The Teme Valley Railway.”

Incorporation of Consolidation Acts, §§ 2, 3.

Company incorporated, § 4.

Power to make Railway, § 5.

Capital 350,000*l.*, in Shares, §§ 6 to 8.
 Power to borrow 116,000*l.*, §§ 9 to 11.
 Meetings; Directors, &c., §§ 13 to 17.
 Three Years for compulsory Purchase of Lands, § 19.
 Five Years for Completion of Works, § 20.
 Roads, § 21.
 Protection for Works and Traffic of the Worcester and Birmingham Canal, §§ 22 to 25.
 Mode of crossing Turnpike Roads under Management of Worcester Turnpike Road Trustees, § 26.
 Mode of constructing Bridge over River Severn, §§ 27 to 31.
 Protection of Museum and Natural History Societies in Worcester, § 32.
 Protection of Works and Property of Great Western Railway Company, §§ 33 to 37.
 Tolls for Passengers, Animals, and Goods, §§ 39 to 48.
 Power to run over and use Portion of Tenbury and Bewdley Railway, §§ 49 to 51.
 Power to enter into Traffic Arrangements with London, Worcester, and South Wales Railway Company, § 52.
 Tolls on Traffic conveyed partly on the Railway and partly on the Railways of the London and Worcester and South Wales and other Railway Companies, § 53.

Cap. cccxlv.

“The Pagham Harbour Reclamation Act, 1866.”

[6th August 1866.]

Recites that it is expedient to incorporate a Company for the Construction of Works and Reclamation of Lands in and near Pagham Harbour in the County of Sussex.
 Incorporation of Consolidation Acts, §§ 2, 3.
 Company incorporated with a Share Capital of 25,000*l.* and Power to borrow 7,000*l.*, §§ 4 to 8.
 Meetings; Directors, &c., §§ 13 to 17.
 Power to execute Embankments, &c. according to deposited Plans and Sections, §§ 18 to 20.
 Sluice Gates at Pagham to be constructed to Satisfaction of Lord of Manor, § 21.
 Company to make Compensation for Lands taken or injuriously affected, § 25.
 Three Years for compulsory Purchase of Lands, § 26.
 Five Years for Completion of Works, § 27.
 Purchase of Lands or Easements by Agreement, § 28.
 Power to incapacitated Persons to agree with Company, § 29.
 Company may purchase all Rights in such Lands and reclaim same, § 30.
 Power to purchase other Rights in Pagham Harbour, § 31.
 Power to dredge, § 32.
 Maintenance of Drainage by Company, § 33.
 Line of Fences, § 34.
 Power to agree as to Drainage Works, § 35.

Company to make Roads in continuation of existing Roads,
§ 36.

Provision as to Crown Lands, § 37.

Waste Lands vested in the Company, § 38.

Power to Company to dispose of reclaimed Lands, § 39.

Commissioners to be appointed for maintaining Embankments,
§ 40.

Chairman and Officers to be appointed, §§ 41 to 43.

How Contributions to be assessed, § 44.

For Recovery of Assessment, § 45.

Disposal of superfluous Lands, § 46.

Charges on superfluous Lands, § 47.

Company and Owner of reclaimed Lands to maintain the Em-
bankments, &c., § 48.

Provision for ultimate Dissolution of Company, §§ 49, 50.

Saving Rights of Admiralty and Board of Trade, and of the
Lord of the Manor and of the Owners of adjoining Lands,
§§ 52, 53.

Cap. cccxlvii.

"The Delabole Railway and Bossinney Harbour Act.
1866." [6th August 1866.]

Incorporates a Company for making a Railway from Delabole
to Bossinney, with an Extension to Bossinney Harbour and
other Works there, and a Branch near Trewarmet, in the
County of Cornwall, to be completed in Five Years ;
authorizes the Company to raise 80,000*l.* in Shares and
26,500*l.* by borrowing ; saves Rights of Crown and of Duchy
of Cornwall.

Cap. cccxlviii.

"The Waterford, New Ross, and Wexford Junction
Railway Act, 1866." [10th August 1866.]

Recites that by "The Bagenalstown and Wexford Railway
Act, 1854," the Bagenalstown and Wexford Railway Com-
pany was incorporated for the Purpose of making and
maintaining a Railway, to be called the Bagenalstown and
Wexford Railway, commencing by a Junction with the Irish
South-eastern Railway at or near the Bagenalstown Station
of that Railway in the Parish of Dunleckny and County of
Carlow, and terminating at or near the Town of Wexford in
the County of Wexford ; and that further Powers have by
subsequent Acts been given to that Company ; that the
Time allowed for completing their several Lines of Railways
and Works by the recited Acts authorized has expired ;
that the said Company were on the 27th May 1864 adjudi-
cated bankrupt, under the Provisions of "The Irish Bank-
rupt and Insolvent Act, 1857," in that Behalf, and on
Appeal such Adjudication was confirmed ; that by "The
"Bagenalstown and Wexford Railway (Sale in Bankruptcy)
"Act, 1865," it was enacted, that it should be lawful for the
Assignees for the Time being in Bankruptcy of the Estate
and Effects of the said Company, in case they should be

ordered so to do by the Court of Bankruptcy and Insolvency in Ireland, or a Judge thereof, at any Time or Times after the passing of that Act, to sell by Public Auction, and generally in such Manner as should be ordered by the said Court or Judge, the Undertaking of the said Company, including the Line of Railway, and all the Works, and all Lands and Hereditaments acquired at Law or in Equity by the said Company, and all other the Property and Effects of the said Company, and upon Payment of the Purchase Money arising from such Sale to convey, transfer, and assure the said Undertaking, Line of Railway, Works, and other the Property and Effects of the said Company, to any Body Corporate or Company, Person or Persons, who should become the Purchaser or Purchasers thereof; that in pursuance of the last-recited Act, the said Line of Railway and the Property and Effects of the said Company have been sold by Public Auction, but the Purchase of the same has not yet been completed; that there has been no Traffic on the said Line of Railway since the 31st October 1863, and Doubts have arisen whether the said Line of Railway, if confined within its present Limits, can be rendered bonâ fide available for Purposes of public Traffic, but the same is capable of being worked to Advantage if brought into connexion with other Districts in manner herein-after mentioned; that the Construction from the present Terminal Point of the said Line of Railway at Ballywilliam of Railways in continuation thereof to New Ross and Waterford on one Side and to a Point between Enniscorthy and Wexford on the other, would enhance the Value of the said Line of Railway, and would be of great local and public Advantage; that it is expedient that the Company to be incorporated for that Purpose should be authorized to enter into Agreements with the Great Southern and Western Railway Company and the Dublin, Wicklow, and Wexford Railway Company respectively.

Incorporation of Consolidation Acts, §§ 2, 3.

Incorporation of Company, § 4.

Power to construct Railways, § 5.

Power to Purchase the Bagenalstown and Wexford Railway, § 7.

Effect of Transfer, § 8.

The Railways and the Bankrupt Railway to be amalgamated, § 9.

Capital to be 330,000*l.* in Shares, §§ 10 to 12.

Power to borrow 50,000*l.*, §§ 13, 14.

Power to create Debenture Stock, § 15.

Meetings; Directors, &c., §§ 18 to 22.

Three Years for compulsory Purchase of Lands, § 25.

Five Years for Completion of Works, § 26.

As to opening Railways for public Traffic, § 27.

As to Junctions with the Wicklow Railway, § 29.

Tolls for Passengers and Goods, §§ 32 to 43.

Power to enter into Traffic Arrangements with the Great Southern and the Wicklow Railway Companies, § 44.

Tolls on Traffic conveyed partly on the Railways and partly on the Railways of the other Companies or Company, § 45.

Duration of Agreements, § 46.

Appointment of Joint Committee for carrying Agreements into effect, § 47.

Facilities for Transmission of Traffic on the Railways of the Company, § 48.

Cap. cccxlix.

“ The Brompton and Longtown Railway Act, 1866.”

[10th August 1866.]

Incorporates a Company for making a Railway from the North British (Border Union) Railway near Longtown to Brompton, to be completed in Three Years; authorizes the Company to raise a Capital of 120,000*l.* in Shares, and to borrow 40,000*l.*, and to create Debenture Stock; empowers the North British and the Glasgow and South-western Railway Companies to subscribe 30,000*l.* each to the Undertaking, and gives Power to enter into Traffic Arrangements with those Companies.

Cap. ccl.

“ The Caledonian and Scottish North-eastern Railways Amalgamation Act, 1866.”

[10th August 1866.]

Recites that that Portion of the Caledonian Railway Company's Undertaking called the Scottish Central Railway forms, in connexion with the Scottish North-eastern Railway, a continuous Line of Communication from Stirling and Places South thereof to Aberdeen, and it would conduce to the public Advantage, and the economical working of the said Railways, if the Scottish North-eastern Railway Company were amalgamated with the Caledonian Railway Company; and these Companies are desirous and have agreed that, subject to the Sanction of Parliament, their Undertakings should be united, and that the Shareholders of the Scottish North-eastern Railway Company should become Shareholders of the Caledonian Railway Company.

Incorporation of Consolidation Acts, §§ 2, 3.

Defining Undertaking of the Scottish North-eastern Railway Company, § 4.

Dissolution of Scottish North-eastern Railway Company, and Amalgamation with Caledonian Railway Company, § 5.

Certain Provisions of the Scottish North-eastern Acts repealed, § 6.

Power of dissolved Company to raise Share and Loan Capital vested in the Company, § 7.

Mortgages and Bonds and Debenture Stock of separate Companies to be a Charge on united Undertaking, § 8.

Holders of Debenture Stock of dissolved Company to be Holders of Debenture Stock of the Company, § 9.

Power to create Debenture Stock, § 10.

Proprietors of Debenture Stock to have Remedies provided by Part III. of 26 & 27 Vict. c. cxviii.,—§ 11.

Dividend of Scottish North-eastern Company for Half Year ending 31st July 1866 to be declared and paid as if this Act had not passed, § 12.

As to Monies due to or from dissolved Company on Revenue Account at Commencement of this Act, § 13.

As to Monies due to or from Caledonian Railway Company on Revenue Account at the Commencement of this Act, § 14.

Liabilities of dissolved Company to be borne by Company, § 15.

Guaranteed and Preference Shareholders of Scottish North-eastern Company to be Shareholders of the Company, §§ 16, 17.

Proprietors of Guaranteed and Preference Stocks herein-before created not to be entitled to any other Dividends of the Company or to Dividend on Stock not paid up, § 18.

Shareholders of Scottish North-eastern Ordinary Stocks to become guaranteed Shareholders in the Company, § 19.

Separate Registers to be kept of Scottish North-eastern Ordinary Stocks, § 20.

Dividends on Scottish North-eastern Ordinary Stocks, §§ 21, 22.

Lien for Payment of Guaranteed Dividend, § 23.

Appointment of Judicial Factor, §§ 24, 25.

New Certificates of Shares to be delivered to Proprietors, § 26.

As to voting at Meetings, § 27.

As to future Allocations of Company's Stock, § 28.

New Shares or Stock to be subject to same Trusts, &c. as Shares and Stock for which they are substituted, § 29.

Saving Rents reserved on Leases, § 30.

Rent payable to Arbroath and Forfar Railway Company not to be affected, § 31.

Rent payable to the Alyth Railway Company not to be affected, § 32.

Toll Clauses in existing Acts repealed, § 33.

Tolls to be taken for Use of Scottish North-eastern Railway ; in respect of Passengers, Goods, and Minerals, §§ 34 to 44.

Amalgamated Railways to be considered as One Line, § 45.

Reserving Restrictions of Tolls in favour of particular Persons and Corporations, § 46.

Rates and Charges not to exceed those which the Scottish North-eastern Company were authorized to levy, § 47.

Tolls and Rates on Highland Railway Company's Traffic between Glasgow Road Bridge and Perth Harbour, § 48.

Defining Highland Traffic, § 49.

Through Booking in favour of Highland Company, § 50.

Highland Railway Company may employ their own Clerks to book Passengers, § 51.

Highland Railway Company may employ their own Agents for Goods Traffic, § 52.

Fixing of Rates and Fares, § 53.

Facilities not to be given for Traffic sent by a circuitous Route, § 54.

Local Traffic not to be interfered with, § 55.

Highland Railway Company to be equally favoured as any other Company, § 56.

Accounts to be kept by Companies, § 57.

Differences to be settled by Arbitration, § 58.

Power to Highland Company to use Part of the Scottish North-eastern Railway, § 59.

Similar Provisions in favour of Glasgow and South-western Railway Company, §§ 60 to 72.

Similar Provisions in favour of London and North-western Railway Company, §§ 73 to 85.

Similar Provisions in favour of Midland Railway Company, §§ 86 to 98.

Similar Provisions in favour of North British Company, §§ 99 to 110.

Cesser of Facilities and Running Powers in event of North British Company refusing Reciprocity, § 111.

Differences to be settled by Arbitration, § 112.

Appointment of standing Arbitrator between the several Companies affected by the Amalgamation, § 113.

East Coast Traffic defined to be Traffic to Places on or beyond the Railways of the North-eastern and Great Northern Companies, § 114.

Through Booking in favour of East Coast Companies, § 115.

East Coast Proportion of unconsigned Traffic to be fixed by Arbitration if not agreed upon, § 116.

East Coast Companies may employ their own Clerks to book Passengers, § 117.

East Coast Companies may employ their own Agents for Goods Traffic, § 118.

Fixing of Rates and Fares, § 119.

Facilities not to be given for Traffic sent by a circuitous Route, § 120.

Running Powers, § 121.

Local Traffic not to be interfered with, § 122.

The Company to forward East Coast Traffic as expeditiously as West Coast Traffic, § 123.

Company to exhibit Notices as to East Coast Traffic at their Stations as efficiently as they do those for other Traffic, § 124.

The Company to carry forward a Train in continuation of each Train run for East Coast Traffic, and Provisions in reference thereto, § 125.

Providing for Traffic across the Tay, § 126.

Certain of the Facilities secured by this Act to extend to Extensions of the Scottish North-eastern Lines, § 127.

The East Coast Companies to have equal Facilities to those afforded to any other Company, § 128.

Accounts to be kept by Companies, § 129.

Stations at Perth to be considered in reference to East Coast Traffic as the Company's, but without Prejudice to Rights of other Companies, § 130.

Standing Arbitrator between the Company and the East Coast Companies to be appointed, § 131.

Powers of standing Arbitrator, § 132.

Differences not specially referred to standing Arbitrator to be settled by Arbitration under Railway Companies Arbitration Act, 1859,—§ 133.

Penalties may be levied by Distress, § 134.

Reserving Rights of Railway Companies, § 135.

As to Appointment of Joint Committee for Management of Dundee and Arbroath Line, § 136.

Construction of Bridge of Tay not to be opposed, § 137.

As to Acquisition by North British Railway Company of joint Interest in Company's Line between Dundee and Arbroath, § 138.

Powers not to come into operation until Bridge over Tay has been completed, § 139.

Company not to oppose Bill for Construction of certain Railways by North British Company, § 140.

As to Members of Joint Committees heretofore appointed by the Scottish North-eastern Company, § 141.

Perth General Station Committee, § 142.

Act not to affect English and Scotch Traffic Agreement, § 143.

The Harbour of Dundee, § 144.

Acts of present Session relating to the Scottish North-eastern Railway Company to apply to the Company, § 145.

Schedule (Existing Share and Loan Capital of the Scottish North-eastern Railway Company).

Cap. cccli.

“The Cheshire Lines Act, 1866.” [10th August 1866.]

Recites that it is expedient to grant to the Great Northern Railway Company Running Powers over a Portion of the Newton and Compstall Branch Railway of the Manchester, Sheffield, and Lincolnshire Railway Company; and to authorize the said Two Companies and the Midland Railway Company to execute certain Works, and to authorize the Great Northern Railway Company and the Midland Railway Company to become joint Owners with the Manchester, Sheffield, and Lincolnshire Railway Company of that Company's Godley and Woodley Branch Railway, and to transfer to the said Three Companies certain Powers of the Chester and West Cheshire Junction Railway Company, and also to authorize the Three Companies to raise further Monies by Shares and borrowing.

Incorporation of Consolidation Acts, § 2.

Running Powers to Great Northern Company over Part of Newton, &c. Branch, § 5.

Power to take Lands, § 7.

Limit of Time for compulsory Purchase of Lands to Three Years, § 8.

Power to construct Works, §§ 9, 10.

Provision as to Wellington Road, § 11.

As to Works in the Borough of Liverpool, § 12.

Five Years for Completion of Works, § 15.

Admission of Great Northern and Midland Companies to joint Ownership in Godley and Woodley Branch, § 16.

Provision for Case of One Company failing to pay, § 17.
 Undertaking of Chester and West Cheshire Junction Company vested in Three Companies, § 18.
 Chester Company to cease to exercise any Control over the Undertaking of 1865, § 19.
 Chester Company's Act to apply to Three Companies, § 20.
 Saving Debts, Claims, Contracts, Byelaws, &c. of Chester Company, §§ 21 to 35.
 Interest, &c. of Three Companies to be joint and equal, § 36.
 Powers to be exercised by Cheshire Lines Committee, § 37.
 Provisions as to Appointment of Committee preserved, § 38.
 Additional Duties of Committee under this Act, § 39.
 Use of Railway, § 40.
 Payments for Use of Railway, § 41.
 Disposal of Revenue, § 42.
 Expenses of managing Undertaking, § 43.
 Funds for Construction, &c., § 44.
 Incorporation of Parts of Companies Clauses Consolidation Act, § 46.
 Great Northern Company may apply Funds and raise additional Capital not exceeding 90,000*l.* by Shares, § 49.
 Power to Great Northern to borrow 30,000*l.* on Mortgage, § 54.
 Power for Sheffield Company to apply authorized Capital, § 55.
 Power for Sheffield Company to raise additional Share Capital of 90,000*l.* by Shares, § 56 to 58.
 Power to borrow on Mortgage 30,000*l.*, § 59.
 Power to create Debenture Stock, § 60.
 Power to Midland Railway Company to create new Capital of 90,000*l.* by Shares, § 61 to 69.
 Power for Midland Company to borrow 30,000*l.*, §§ 70 to 75.
 Saving Guarantee to West Riding and Grimsby Railway Company, § 76.

Cap. cccli.

"The Imperial Gas Act, 1866."

[10th August 1866.]

Authorizes the Imperial Gas Company to raise for the Purposes of their Undertaking an additional Capital of 325,000*l.* in Shares and 81,250*l.* by borrowing, and to create Debenture Stock.

Cap. cccli.

"The Maidstone and Ashford Railway Act, 1866."

[10th August 1866.]

Incorporates a Company for making a Railway from Maidstone to Ashford, to be completed in Five Years; authorizes the Company to raise a Capital of 350,000*l.* in Shares and 116,000*l.* by borrowing; to enter into Traffic Arrangements with the South-eastern and the London, Chatham, and Dover Railway Companies; protects the Rights of the Allington Quarry and Brick Company, and of the Medway Lower Navigation Company; prescribes the Mode of crossing the

Medway by the Railway and the Construction of a Swing Bridge, and protects the Property of T. and J. Hollingworth and of J. D. S. Douglas.

Cap. cccliv.

“ The Newport Pagnell Railway (Extension) Act, 1866.”
[10th August 1866.]

Empowers the Newport Pagnell Railway Company to extend their Railway to the Northampton and Peterborough Line of the London and North-western Railway Company, and to the authorized Bedford and Northampton Railway ; the Works to be completed in Four Years ; also authorizes the raising of further Capital of 225,000*l.* in Shares and 75,000*l.* by borrowing, and the making of Contracts with the Midland and the Bedford and Northampton Railway Companies.

Cap. ccclv.

“ The North British Railway (Dundee Branch) Act 1866.”
[10th August 1866.]

Enables the North British Railway Company to make Branch Railways at Dundee, and for that Purpose to raise a further Capital of 80,000*l.* in Shares and 26,600*l.* by borrowing, and to create Debenture Stock ; also authorizes the Company to make Agreements with the Scottish North-eastern Company, the Harbour Trustees of Dundee, and other Parties, and confirms an Agreement with the Dundee Gas Companies, which is set out in the Schedule.

Cap. ccclvi.

“ The Great Western Railway (Vale of Neath Amalgamation) Act, 1866.”
[10th August 1866.]

Recites that the Railways and Works of the Great Western Railway Company and the Neath Company respectively are so situated relatively to each other that they can be more conveniently worked together as One Undertaking than separately, and it would be of Advantage to the Two Companies and to the Public if the Undertakings of the Two Companies were united and placed under the Management and Control of One Company, and if the Two Companies were amalgamated into One Company.

Defining Undertaking of Vale of Neath Company, § 3.

Dissolution of that Company and vesting their Undertaking in the Great Western Company, § 4.

Unsettled Claims between the Two Companies to be referred to Arbitration, § 5.

Claims arising prior to 1st February 1865 to be settled by a Joint Committee, § 6.

First Members of Joint Committee, § 7.

Acts relating to Neath Company applied to Company, § 8.

Debts and Claims of Neath Company transferred to Company.
§ 9.

- Also all Conveyances, Contracts, Causes of Action, &c., §§ 10 to 13.
- Unexecuted Works of Neath Company to be executed by Company, § 14.
- So of Contracts for Lands, &c., 15.
- Application of Money payable under Acts relating to Neath Company, § 16.
- Calls made payable to Company, § 17.
- Officers of Neath Company to account to Company, &c., §§ 18 to 20.
- Resolutions of General Meetings or Boards still valid, § 21.
- Registers, Certificates, Byelaws, &c. to remain in force, §§ 22, 23.
- Present and future Liabilities of Company saved, § 24.
- Defining Capital of Company upon the Amalgamation, § 25.
- Powers of raising further Capital, § 26.
- Proprietors in Neath Company to become so in Company, §§ 27, 28.
- Debts and Liabilities of the Companies to be a Charge upon the whole Undertaking of the Company, but not to give any Priority to or injuriously affect any Security, § 29.
- Powers of raising further Monies on Mortgage or Bond, § 30.
- Capital of Companies to be kept separate and distinct, § 31.
- And to have the same Priorities as before Amalgamation, § 32.
- Separate Capital and Revenue Accounts to be kept, as also a joint Loan Account, and a joint Interest Account, § 33.
- Mortgage and other Liabilities as between the Shareholders in the Three separate Sections to remain the separate Debts and Liabilities of the Section whose Company was previously liable thereto, § 34.
- Monies hereafter required to be raised, § 35.
- Each Section of Shareholders to be charged with the Interest on its separate Mortgage Debts at the average Rate paid by the Company on joint Interest Account, § 36.
- Certain Annuities granted by the Neath Company to be borne by Neath Proprietors, § 37.
- Shares and Stock in certain other Undertakings and Dividends arising therefrom to belong to the Section whose Company was previously entitled thereto, § 38.
- Proceeds of such Stock or Shares if sold to be credited to the Account of the Company entitled thereto, § 39.
- When unfinished Works completed by Company the Cost to be charged to Joint Capital, § 40.
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Cap. ccclvii.

"The Wye Valley Railway Act, 1866."

[10th August 1866.]

Incorporates a Company for making Railways from the South Wales Line of the Great Western Railway to the Coleford, Monmouth, Usk, and Pontypool Railway, and to the authorized Line of the South Wales and Great Western Direct Railway, to be completed in Five Years, and for that Purpose to raise a Capital of 230,000*l.* in Shares and 76,300*l.* by borrowing, and to divide their Shares into Preferred and Deferred Half Shares; authorizes Working Agreements between the Company and the Great Western Railway Company, and confirms Heads of Agreement in Schedule with that Company; gives Running Powers to the South Wales and Great Western Direct Railway Company.

Cap. ccclviii.

"The Wrexham, Mold, and Connah's Quay Railway (Additional Powers) Act, 1866." [10th August 1866.]

Authorizes the Extension of the Wrexham, Mold, and Connah's Quay Railway to Buckley, to be completed in Four Years; and enables the Company to raise for that Purpose a further

Capital of 45,000*l.* in Shares and 15,000*l.* by borrowing, and to divide their Shares into Preferred and Deferred Half Shares, and to create Debenture Stock.

Cap. ccclix.

“The Wrexham, Mold, and Connah’s Quay Railway (Extensions) Act, 1866.” [10th August 1866.]

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Cap. ccclx.

“The Sligo and Ballaghaderreen Junction Railway Act, 1866.” [10th August 1866.]

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Cap. ccclxi.

“The Brighton West Pier Act, 1866.” [10th August 1866.]

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Cap. ccclxii.

“The Downpatrick, Dundrum, and Newcastle Railway Act, 1866.” [10th August 1866.]

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"The London, Chatham, and Dover Railway (New Streets) Act, 1866." [10th August 1866.]

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PRIVATE ACTS,

PRINTED BY THE QUEEN'S PRINTER,

AND WHEREOF THE PRINTED COPIES MAY BE GIVEN IN
EVIDENCE.

N.B.—*To each of these Acts is annexed a Clause in the Terms following :*

“ This Act shall not be a Public Act, but shall be printed
“ by the several Printers to the Queen's most Excellent Ma-
“ jesty, duly authorized to print the Statutes of the United
“ Kingdom, and a Copy thereof so printed by any of them
“ shall be admitted as Evidence thereof by all Judges,
“ Justices, and others.”

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the Prices to be received for the same in the Purchase
of other Lands in *Scotland* to be entailed in lieu
thereof. [16th July 1866.]

Cap. 2.

An Act for the better Regulation of Doctor *Blythe's*
Benefaction to *Clare College, Cambridge*.
[23d July 1866.]

Cap. 3.

An Act to authorize a Sale of Part of the Estates of the
late *Joseph Taylor* of *Gledhow Mount* in the Parish
of *Leeds* in the West Riding of the County of *York*,
Esquire. [23d July 1866.]

Cap. 4.

An Act for authorizing the Trustees of the Will of the
Reverend *Edward Berkeley Troyte*, Doctor of Laws,
deceased, to pull down the existing Family Mansion
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for other Purposes. [23d July 1866.]

Cap. 5.

An Act for authorizing a Lease to the Mayor, Aldermen, and Burgesses of the Borough of *Bradford* in the County of *York* of Part of the Settled Estates devised by the Will of *Benjamin Rawson* Esquire, deceased.
[30th July 1866.]

Cap. 6.

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[30th July 1866.]

Cap. 7.

An Act to confirm an Agreement with respect to the Estate of the late *Agnes Hamilton*, and to provide for the Administration of the Funds left by her for the Payment of Annuities.
[6th August 1866.]

Cap. 8.

An Act for the better Regulation of *Market Bosworth* School.
[6th August 1866.]

Cap. 9.

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[6th August 1866.]

Cap. 10.

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[10th August 1866.]

Cap. 11.

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Hop.

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Indemnity.

To indemnify such Persons in the United Kingdom as have omitted to qualify themselves for Offices and Employments, and to extend the Time limited for those Purposes respectively. Cap. 116. Page 425

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Metropolitan and Saint John's Wood (Capital).—c. cvii.	535
Midland (additional Powers).—c. xc.	523
Midland (Branch Railways, &c.).—c. ccxviii.	671
Midland (Ashby-de-la-Zouch and Nuneaton, &c.).—c. cccxv.	694
Midland (Settle to Hawes, &c.).—c. cccxiii.	613
Midland Counties and Shannon Junction (Extension of Time).—	586
c. clxxxii.	-
Midland Great Western (of Ireland) (additional Lands).—c. xxxiv.	488
Mid-Wales (further Capital).—c. ccx.	604
Morayshire (additional Capital).—c. xxx.	487
Muswell Hill Estate (making Railways over the Estate).—c. ccxc.	661
Neath and Brecon (Capital).—c. xv.	475
Newport (making).—c. ccxxxix.	706
Newport Pagnell (Extensions).—c. ccciv.	725
North British (new Lines, and Extension of Time, &c.).—c. cclxvi.	646
North British (new Lines near Glasgow).—c. cclxxxv.	657
North British (Branch Railways at Dundee).—c. ccciv.	725
North British (Coatbridge Branches).—c. ccxix.	609

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North British (Esk Valley Leasing).—c. cc.	597
North British (Leadburn, Linton, and Dolphinton Amalgamation).—	
c. clxxii.	581
North British (Saint Margaret's Diversion).—c. clxxi.	581
North British (Stirling, &c. Branches).—c. clxxiii.	581
North Metropolitan (making).—c. cccix.	672
Northampton and Banbury Junction (extending Line).—c. cccx.	690
North-eastern (Gilling and Pickering Branch).—c. x.	473
North-eastern (Railway from Austhorpe to Wetherby).—c. cccxcv.	668
North-eastern (Durham new Lines, &c.).—c. xi.	474
North-eastern (Branches in County of York).—c. ccli.	636
North-eastern and Hull and Hornsea (Amalgamation).—c. clxxxvii.	588
North-western and Charing Cross (Arrangements with other Com-	
panies).—c. cccxi.	691
Ogmore Valley (additional Capital).—c. cclii.	636
Ogmore Valley (Llynvi Valley Amalgamation).—c. cxx.	542
Parsonstown and Portumna Bridge (Lease to Great Southern and	
Western, &c.).—c. lvii.	499
Pembroke and Tenby (Extension of Line, and Lease of Under-	
taking).—c. cccxxx.	706
Peterborough, Wisbeach, and Sutton (Capital).—c. cclxvii.	647
Potteries, Shrewsbury, and North Wales (Amalgamation).—c. cci.	598
Presteign, Clun, and Bishops Castle (making).—c. cclxlii.	623
Rhymney (new Lines).—c. cclix.	640
Ryde Station (making).—c. cclcii.	679
Salisbury and Yeovil (new Line, &c.).—c. cciv.	600
Severn Junction (Branches, &c.).—c. clxv.	577
Shrewsbury and North Wales (new Line, Deviations, &c.).—c. cccxx.	609
Shrewsbury and Potteries Junction (Deviations, &c.).—c. cxi.	604
Sligo and Ballaghaderreen (extending Powers, &c.).—c. cccix.	729
Solway Junction (Capital).—c. cclxlii.	623
Somerset and Dorset (additional Lands, further Capital, &c.).—	
c. cclxviii.	648
South Devon (further Powers).—c. cliii.	566
South Essex (Railway to Pitsea, &c.).—c. cccxi.	714
South Staffordshire (further Powers).—c. cxxxiv.	550
South Yorkshire (widening).—c. lxxxvi.	520
South-eastern (further Powers, &c.).—c. cccxxvii.	615
South-eastern (Amalgamation of the Mid-Kent).—c. cccxxv.	619
South-eastern and London, Chatham, and Dover (making various	
Railways).—c. cccxviii.	696
Southern (Deviations and Branches).—c. cclxxi.	648
Stourbridge (new Line, additional Capital, &c.).—c. cccxi.	610
Sunningdale and Cambridge Town (Alterations).—c. clxi.	574
Sutherland (Diversion, &c.).—c. clxxxi.	586
Swansea Vale (Traffic over other Lines).—c. cclxxiv.	650
Swansea Vale and Neath and Brecon Junction (Lease to Neath and	
Brecon).—c. ccxii.	605
Talacre Pier and Harbour (Railway).—c. xxxv.	488
Tamar, Kit Hill, and Callington (Gauges).—c. cccxii.	692
Teme Valley (making).—c. cccxlv.	716
Thetford and Watton (making).—c. cxcviii.	595
Thorpe and Great Clecton Railway and Pier.—c. exciv.	598
Tottenham and Hampstead Junction (raising further Monies).—	
c. clxxv.	582
Uxbridge and Rickmansworth (Extension of Time).—c. cxli.	555
Vale of Crickhowell (Extension to Brecon).—c. cccxiii.	693
Vale of Neath (Amalgamation with Great Western).—c. cccvi.	725
Wantage and Great Western Junction (making).—c. cccxxxi.	618
Waterford and Limerick (Agreements with other Companies).—	
c. cclxxii.	648
Waterford, New Ross, and Wexford Junction (Purchase of the	
Bagenalstown and Wexford, &c.).—c. cccxlviii.	718
West Bromwich and Walsall (making).—c. cccxxviii.	620

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West Riding and Grimsby (Transfer).—c. clxii. - - -	575
Whitby, Redcar, and Middlesbrough Union (making).—c. excv. -	594
Whitehaven Junction (vesting in London and North-western).—c. cxc.	591
Winchcomb and Midland (making).—c. cxvii. - - -	594
Wivenhoe and Brightlingsea (additional Capital).—c. ccxiii. -	605
Wolverhampton and Walsall (Deviation, &c.).—c. cclxxvi. -	652
Worcester, Bromyard, and Leominster (Extension of Time).— c. cxxxviii. - - -	554
Wrexham and Minera (vesting a Portion in other Companies).— c. lxxxvii. - - -	520
Wrexham, Mold, and Connah's Quay (additional Capital).—c. xxxviii.	
Wrexham, Mold, and Connah's Quay (Extension to Buckley).— c. ccclviii. - - -	728
Wrexham, Mold, and Connah's Quay (Extension to Connah's Quay).—c. ccclix. - - -	729
Wye Valley (making).—c. ccclvii. - - -	728

CLASS 17.—SMALL DEBTS COURTS, &c.

Nil.

CLASS 18.—TITHES.

Nil.

CLASS 19.—TRADING AND OTHER COMPANIES.

Amicable and Norwich Union Life Assurance Societies.—c. cxxxv. -	550
British and Canadian Telegraph Company.—c. xciv. - - -	526
Economic Telegraph Company.—c. clxxxv. - - -	587
Guardian Fire and Life Assurance Company.—c. ccxxv. - -	614
Muswell Hill Estate Company (Limited).—c. ccxc. - - -	661
Thames Purification Company.—c. cccxix. - - -	697
Titanic Steel and Iron Company.—c. lxi. - - -	502
Wesleyan and General Assurance Society.—c. lviii. - - -	500

CLASS 20.—TURNPIKE AND OTHER ROADS.

Abercarn Roads.—c. cxii. - - - - -	538
Banffshire.—c. lxvii. - - - - -	505
Bodmin.—c. cxi. - - - - -	555
Butterton Moor End.—c. xxii. - - - - -	480
Combmartin and Ilfracombe.—c. cxvi. - - - - -	540
Congleton and Buxton.—c. lvi. - - - - -	499
Derwent and Shotley Bridge.—c. vii. - - - - -	472
Dryclough, Shaw, and Rochdale.—c. xxi. - - - - -	480
Greenwich and Woolwich Lower Road.—c. cxxii. - - - -	543
Harnham, Blandford, and Dorchester.—c. cxxiii. - - -	543
Huntley, Mitcheldean, and Elton.—c. c. - - - - -	531
Kingsbridge and Dartmouth.—c. clxx. - - - - -	581
Macclesfield and Chapel-in-the-Frith.—c. lxxiv. - - -	510
Rochdale and Edenfield.—c. lxxix. - - - - -	514
Ross and Cromarty Roads.—c. xxviii. - - - - -	484
Saltash.—c. cix. - - - - -	536
Stafford, Churchbridge, &c.—c. l. - - - - -	495
Swindon, Calne, and Cricklade.—c. cxviii. - - - -	541
Tonbridge and Ightham.—c. cx. - - - - -	536

CLASS 21.—WATERWORKS.

Aldershot Gas and Water.—c. cciii. - - - - -	599
Barnsley.—c. xcvi. - - - - -	529
Birmingham.—c. lxxxiii. - - - - -	517
Bodmin.—c. xiii. - - - - -	474
Bradford.—c. cexxii. - - - - -	610
Bridge of Allan.—c. cccli. - - - - -	622
Bromsgrove and Droitwich.—c. xix. - - - - -	477

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Cambridge.—c. lxxxi.	516
Canterbury Gas and Water.—c. xcix.	529
Cefn, Acrefair, and Rhosymedre.—c. cxlix.	562
Dublin Corporation.—c. xxiii.	481
Dundee.—c. cxxxiii.	550
East Barnet Gas and Water.—c. lxxii.	509
Ebbw Vale, Beaufort, &c.—c. lxxiii.	510
Glasgow Corporation.—c. cccxxviii.	705
Grange and Cartmel District Gas and Water.—c. lxxviii.	507
Greenock.—c. cccix.	689
Greenock and Shaws Water.—c. cccviii.	685
Heywood.—c. ix.	473
Holyhead.—c. xiv.	475
Kilmarnock.—c. clxxxviii.	589
Leicester.—c. xxvii.	483
Liverpool Corporation.—c. cxxvi.	545
Maryport.—c. ccxiv.	624
Nelson.—c. lxxvi.	511
New River.—c. ccxxx.	618
Newcastle and Gateshead.—c. xlix.	494
Paisley.—c. xviii.	476
Rochdale.—c. clii.	564
Sheffield.—c. cclxxxvi.	657
South Staffordshire.—c. lix.	500
Tain.—c. xxxix.	489
Ventnor Gas and Water.—c. xlvii.	492
Weardale and Shildon District.—c. ccc.	675
West Middlesex.—c. vi.	472
Wigton.—c. cxxxvii.	554

